A In order to provide for the payment of taxes, assessments, insirance premiums, and other annual charges upon the property ing this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent extendited in such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other such or its own funds for the payment of such items: (b) be carefield in a savings account and withdrawn by it to pay such items; or e credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums for the payment is such earne accrue and become payable. If the amount estimated to be sufficient to pay said items is not went. I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are hereby pledged ther secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

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C This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this strage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase unpuid balance of the note/hereby secured by the amount of such advance and shall be a part of said note indebtedness under all of terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance rement may be given and accepted for such-advance and provision may be made for different monthly payments and a different interest and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said relations, including all advances.

D That in case of failure to perform any of the covenants herein Mortgagee may do on Mortgagor's behalf everything so convenanted; that said Mortgage may also do any act it may down necessary to protect the lien hereof; that Mortgager will repay upon demand any moneys paid or disbursed by Mortgage for any 60 the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness of nutries of the above purposes and be paid out of the rents or preceded of said permises if not otherwave paids that it shall not be obligatory upon the Mortgagee to inquire into the validity of any fire, commerciance dividing dividence as purposes and the material becomes as the withing it may be included in any device interiority as the original indebtedness advancing moneys is above outhorized, but nothing herein contained shall be constructed as requiring the Mortgagee to above as more any time interest to advance any maneys for any purpose not to do any act hereinnder; and the Mortgagee shall not incur any personal liability because of any finance site may a finance any maneys for any purpose not to do any act hereinnder; and the Mortgagee shall not incur any personal liability because of any finance site may do or omit to do hereinder:

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced in the Mortgager at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indefandences under the terms of this mortgage contract:

Arrend hereby, without discharging or in any way affecting the liability of the Mutuagor hereander or upon the debt hereby secured.
G. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any barrend and sail anuperty, or upon the filing of a proceeding in bankenpley by or against the Mortgagne. The information of the Mortgagne and an assignment for the hereby secured in the barrend is the hereby secured in the same and any stars and any or any or in the Mortgagne. The hereby and there is a different of the formed in any of said property, here and in any of said events, the Mortgagne is hereby anthrough and empowered, at its option and without affecting the line beedy created on the priority of and there on any right of the Mortgagne measured, at the option and without affecting the line beedy created on the priority of and fine or any right between the the default be made in any of said events, and the provide the parameter of any stars and there any and the any stars and the priority of and fine or any right between the Mortgagne measured is the Mortgagne measured, at its parameter present to the foreignes, and apply there are not foreignes the mortgage indebtedness any indebtedness of the Mortgagne's discretion in connection with any foreignes are as the made in the presentes of the Mortgagne measure and Mortgage present to the Mortgagne measured in any foreignes reas are made be made of the presentes of more weathent offering the secured or the ine of the ine of the intervent or and the aparty of the Mortgagne's measured in any foreignes and apply presend to a shift mate mortgage indebtedness are to be defined because the made in any foreignes reas are made be made of the presented or and Mortgagee break at the foreignes measured in the intervent of and the neutron of the Mortgagne's secured at the intervented of the max and affer the there begin and any presented in the default be made in any of a shift in the mate a party of the s

1 All ensements, rents, issues, and profits of said premises are filedged, assigned and transferred to the Mortgageet whether new due or after to become due, under so hy writter of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said property is written or verifiel, and it is the intention hereoff in any lore focus decree, and the focus and partity with and real visits of the secondarity and such pleage shall not be deemed merged in any lore focus; does and the focus and bart the real-whether verifies and extern before or after foreclosure sale, for enter upon and take possession of, manage, maintain and operate said premises, or any part profits, regardless of when exerced, and use such measures whether legal or equitable as it may, deem proper to enforce collection thereof, microase adequate first of other employees, alter or repair said premises, buy formishings and equipament therefor when it deems accessary profits, regardless of when exerced, and use such measures whether legal or equipament there is used in a secondarity and and it is an entered or or repair said premises, buy formishings and equipament therefor when it deems necessary provide centing agents of other employees, alter or repair said premises, buy formishings and equipament therefore when it deems necessary provide centing agents, including attention, sequenching, and ance or horrow more necessary for any partpace hereinstailed to secure which a line is prevery kind, including attention, userial for the alreading preverses of the posters bereing and there is all express for the induction attention, usedied for the alreading and on the deficiency in the provide of all is sole discretion, usedied the the induction accessing and on the deficiency is paid, and there on the grining and there is a sole discretion or allow any other indeltedness prevery kind, including attention, usedied for the allocation of the discretion is the and. The possession of Mortgagee all of the indeltedness preverse and and profits of said pret

and remedy herein contenged upon the Mostgares is cumulative of every other right or remedy of the has conferred, and may be enforced concurrently therewith, that no waives by the Mostgareg of performance colligation contained doubt thereafter in any manner affect the right of Mostgareg to require or enforce due of ond covenante, that advectors the context beyond requires the massafilter and other and only and the context beyond requires the massafilter of a statement with

IN WITNESS WHEREOF, we have hereunto set our hands and seals this	20LII 15	day
of May A.D. 19 68		
Thedren Thelind (SEAL) Lattering	of Cichar	(SEAL)
Warren T. Culver (SEAL) Katherine G. Cu (SEAL)	lver	(SEAL)
(ULIM) =		