

A full exercise of the interpret and restoration of any property so duringed, provided that any excess over the amount of the indefined interest shall be delivered to the Mortgager or his assigner.
I full essements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgager, whether now due or agreement is written or verbal, and it is the interim on here of (3) to pledge said ends, issues and profits on a parity with said real estate or agreement is written or verbal, and it is the interim on here of (3) to pledge said ends, issues and profits on a parity with said real estate are conductive and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and when the estate and are eccondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and when the effect or an after foreclosure saile, to enter upon and lake possession of, manage, maintain and operate said premises, or any part thereof, whether said or equitable as it may deem proper to enforce collection thereof (1), make leases (of terms decree) and on the mortgage and other decree and the foreclosure as may be deemed advisable, and in general exercise and premises whether leads or merged for any part thereof, which are now due or event whether leads to ensure the forms of terms proper to enforce collection thereof or verse and or the mortgage and other forms of insurance are may be deemed advisable, and in general exercise at the end or any other indebited coverage and other forms of insurance are may be interest and stress and assessments, and all expresses therein given, and from time of interest and extended coverage and other exercise of the porcers for any bere and assessments, and all expresses for any part thereof which all all expresses of every shall be fore or at the indebited essented advisable. The other advisable and the proceeds of sale, if any whether there as a decre ore interest

I In case the morthaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered collect and receive all/compensation which may be paid for any property taken or for damages to any property not taken and all condemnati compensation so received shall be forthwith applied by the Mortgagee as it may elect, fo the immediate reduction of the indebted secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted area shall be delivered to the Mortgagor or his assignce.

H That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgagee may be made a part of a count of this lien of which may affect the title to the property secure d to and be a part of the debt hereby secured. Any costs and expenses or litigation affecting and dropped and the mounts to conclude the transaction, shall be added to and be a meeting affect the total depth or interasting and the debt hereby secured. Any costs and expenses or litigation affecting which hereby secured. Any costs and expenses or litigation affecting and device or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the Mortgage on demand, and if not paid shall contract rate then at the light rate.

C That time is of the essence hereol and if default be made in performance of any covenant herein contained or in making any asyment under said note ar obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lies or harge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor, the Mortgagor abandon any of said property, then and in any of said events, the Mortgagor is interval, or upon the Mortgagor, option and without affecting the lies hereby created or the priority of said lies or any right of the Mortgage hereunder, to declare without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately;

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor. Mortgager may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the or secured hereby, without discharging or in any way affecting the liability of the Mortgagor bereander or upon the debt hereby secure

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

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgages and secured by the amount of such advances in the and shall be a part of said note indebtedness under all of the terms of said note and the contract such advance and shall be a part of said note indebtedness under all of the terms of said note and the contract, but in all other respects this contract shall remain in full force and effect as to said a different monthly payments and a different interest and a different in all other expects this contract shall remain in full force and effect as to said note and there are of said note and there are such advances.
D. That in case of failure to perform any of the covenants herein. Mortgages may do on Mortgages's shells everything so convenanted is to which it is then lawful to contract shell be above purposes and such moneys together with interest thereing any of the above purposes and such mortgage to inquire into the remove on the induction of any at it may doen necessary to protect the lien hereof that Mortgages with the same primities of the induction indebtedness secured by this mortgage with the same primities of a such advance and may be included in tany decree foreclosing this mortgage to inquire into the remise of protected and shall be constrated as protected and shall be constrated as protected and shall be constrated by the same primities of any dore any at the above purposes and such mortgage to inquire into the same primities of a such advance and may be included in tany decree foreclosing this mortgage to inquire into the remise of protected and shall be constrated as requiring the Mortgage to inquire into the same primities of any dore any at the above purposes and such mortgage to inquire into the same primities the induction indebtedness secured by this mortgage with the same primities of a such advance.

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property scoring this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent funds or its own funds for the payment of such items; (b) be carried in a swings account and withdrawn by it to pay such items; or funds or its own funds for the payment of such items; (b) be carried in a swings account and withdrawn by it to pay such items; or sufficient, to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is not sufficient, I promise to pay the difference upon demand. If such sums are held or earried in a sayings account, the sum are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further impuiry.

2