By In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property for one todified of the items, which payments way, at the option of the Mottgage, in addition to the above payments, a samplestimated to be equivalent to some todified of the items, which payments way, at the option of the Mottgage, ital to held by it and comminged with other such (a) to any said items as the same across and indefinedness as received, provided that the Mottgage and withdrawn by it to pay said items as the same across and indefinedness as received, provided that the Mottgage and with other such items is not sufficient. I promise to pay the difference appendices as the taxes are held or carried in a suring stronger of various the same are hereby pledged. If the amount estimated to be sufficient, the same are hereby pledged in the integration of the Mottgage is authorized to pay said items as the independence is and the pay said items is not further secare this independences. The Mottgage is suthorized to pay said items as the independence is authorized to pay said items and pledged are hereby pledged.

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C. This mortgage contract provides for additional advances which may be made at the option of the Mertgagee and secured by the increase in a secure of the nort in the secure of the mortgage of the nort increase is a secure of the nort increase in the increase is a secure of the nort increase in the increase is a secure of the nort increase is a secure of the nort increase is a secure of the nort increase in the increase is a secure of the nort increase is a secure of the nort increase is a secure of the nort increase in the increase is a secure of the nort increase is a secure of the nort increase in the increase is a secure of the nort increase is a secure of the nort increase is a secure of the nort increase is a secure of the increase in the increase is a secure of the nort incr

D That in case of failure to perform any of the suvenants herein. Morrgages may do on Morrgago's behalf everything so convenanted that said Murrgage may also do any act it may deem necessary to protect the time tercol; that Morrgago's behalf everything so convenanted moneys and or dislayeed by Morrgages any of the showe purposes and such moneys together with interest thereon at the highest as the original indebtedness and may be included in any decree barchadditional indebtedness secured, by this morrgage with the same priority said of any act that it still not there's paid that it still not the results and the state of the another purpose and be paid out of the sense of the state of the state of the interest thereon at the highest as the original indebtedness and may be included in any decree barchaddition indebtedness secured, by this morrgage with the same priority state of a sid premises if not otherwise paid that it still not be obligators in any door the Morrgage to inquirie into the calidity of any lien to advance any moneys for any purpose me to do any act hereander; and the Morrgage shall not more any personal lightlifty because of any moneys for any purpose me to do any at hereander; and the Morrgage shall not more any personal lightlifty because of any moneys for any purpose me to do any at hereander; and the Morrgage shall not more any personal lightlifty because of any noneys of emitting it may do or emit to do hereander;

E That it is the intent hereof to scure payment of said note and obligation whether the entire amount shall have been advanced indebtedness under the terms of this mortgage contract;

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such aucresser or successors in interest with relegistave to this merigage and the debt hereby secured in the same manner as with the Mortgagor, and may torbear to suc or may extend time for payment of the debt secured hereby, without discharging or in any way affecting the liability of the Martgagor hereunder or upon the debt hereby secured

6. That time is of the essence hereof and if default be made in performance of any covenant herein contained or is making any suggest and essence hereof and if default be made in performance of any covenant herein contained or is making any suggest and property or any extension or renewal thereof, or if proceedings he instituted to enforce are other from or the format the floring of a proceeding in barrier control of or in custom entry of the format is and property. The property here and in any of said essence is there and an any of said essence is there and many of said essence is the Mortgager, and and entry is and entry is made and a substance of the process is the Mortgager, and and Mortgager and Said essence and in any forechase of the Mortgager, and and Mortgager, and and Mortgager, and said Mortgager, and said Mortgager, and said Mortgager, and said essence and an any forechase is stering the promises enables of the presence of the Mortgager.

H That the Mortgage may employ course! for alvies or other legal service at the Mortgage e discretion in commentant with any count of the last of the Mortgage may be made a party on being the to the delt inside would be the the last service of the last of the last of the Mortgage may be made a party on her and any reasonable attorney's less so inserved shall be added to and be a part of the delt hereby secured at the loss of the mortgage and sole of the property securing at the same and in connection with any one shall be added to and be a part of the delt hereby secured. Any costs and expressions of the added to the mortgage and sole of the property securing a securing the same and in connection with any other despute are the delt hereby secured. All such amounts to examine transmitty estimated amounts to examine the transmitty added to and be a be included in and here the included in and here the included in and in or paid shall be ended to and be a be included in any terms which any other despute as the included in any terms and entering and and in or paid shall be contract rate then at the legal rate.

1 In case the mortgaged property, or are part thereof, shall be taken by condemnation, the Mortgager is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damage to any property not taken and all condemnation secured barrely, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted ness shall be delivered to the Mortgagor or his assignee.

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K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of the same or any other of add overnants; that wherever the context hereof requires, the masuline gender, as used herein, shall include the feminite and the neutre and the singular number, as used hereins, shall include the physical; that all rights and obligations under the same or any other of add obligations requires, the ensemption of the physical the same or any other of add overnants; that wherever the context hereof requires, the masuline gender, as used herein, shall include the physical that all rights and obligations under this mortgage shall extend to and be binding upon the respective herein, shall include the physical and assigns of the Mortgageec, and that the powers herein mentioned may be exercised as often as occasion therefor arbits.

1	July	, A.D. 19 68			
Mal	ter J. Cogelfa ter J. Cegelka, Jr.	(SEAL)	Patrice	a Cegelka	ela - ISFAL
Wal	ter J. Cegeika, Jr.		Patricia A	. Cegelka	
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