B In order to provide for the paym nt of tax B In order to provide for the payment of taxes, assessments, insurance premiums, and other, annual charges upon the propert securing this indebtedness? I promise to pay monthly to the Mortgages, in addition to the above payments, a sum estimated to be equivalent to one-twellth of such items, which payments may, at the option of the Mortgages. (as the held by it and commingled with other suc funds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; etc.) be irredited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sun sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is m sufficient. I promise to pay the difference upon demand. It such sums are field or carried in a savings account, the same are hereby pledge to further 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 mortgage, and it is agreed that in the event of such advances the amount discretorio may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be approximately approximately approximately and the terms of suid note and this contract as fully as if a new such note and contract serie executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rule and other express modifications of the contract, but is all other respects this contract shall remain in full force and effect as to said neighborholes, including all advances.

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgageo's hehall everything so convenanted; then said Mortgagee may also do any act it may deem necessary to protect the here hereof; that Mortgageor will repay upon demand any noneys paid or disbarsed by Mortgagee in any of the above purposes and such menerys together with interest thereon at the highest is then lashal to contract shall become so much additional indeltechness sourced by this mortgage with the same priority also do any to the included in any decree forcelosing this mortgage and be paid out of the rents or preceeds of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgagee can end additional indeltechness are claim advancing moneys as also a any art hereander; and the Mortgagee shall not mear any personal flability because of any time do or omit in do hereander;

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

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and 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 debt, secured bareby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

If That the Martinates may employ connect for advice or other legal service at the Martinates's discretion in semicational discuss as to the debt hereby secured or the lies of the lie

f All easements, rents, issues and profits of said premises are plodged-assigned and transferred to the Mortgagee, when realize to become due, under or by virtue of any lease or agreement for the use or occupance of said property, or any part there are or agreement is written or verbal, and it is the intention hereof (a) to plodge said rents, issues and profits on a parity with all not secondarily, and such plottice shall not be deemed merged in any forecleave deeree, and (b) to establish an absolu-signment to the Mortgagee of all such bases and agreements and all the systils therementer, together with the right in a secondarily and such plottice and prove and agreements and all the systils therementer, and one with the right in the more agreement to the Mortgagee of all such posses and agreements and all the systils therementer, and specifies and specifies a start proves and prove agreements and all the system of the specifies and agreement agreement of the specifies and agreements. there helper to affect introduces only a presentities and all the available differentiaties, nogether with the right in cases of default, period, make lenks has terms decured advantageous to it, terminate or consider, marking and equeries and specific and premises or any part period, make lenks has terms decured advantageous to it, terminate or consider existing or future bases, collect and premises or any part probable international construction and use server in a discrements for constituting a proper to enforce collection thereof, apply renting agents of other employees, after or origin said premises, hay furnishings and equations of advisable, and in general exercise all were ordinarily invident to absolute ownership, advance or borrow money necessary for any purpose herein stand to secure which a lien is reduce created on the most aged premises and on the income thereform which lien is prior to the lien of any other indeletidences hereby every kind, including attorney's lees, incurred in the exercise of the powers herein gueen, and from time to time apply any balance of rome and, in it is sole discretion, meeted for the aforesid purposes, first on the proceeds of saids, if any, whether there is a decree present herefor or any the indeletidences accured hereby is paid, and the Mortgagee, on astisfactory evidence are is no substantial uncorrected default in performance of the Mortgagee. There is no substantial uncorrected, hereby is paid in the expression income in its hand. The possession of Mortgagee may surplus descrets of the decreton any surplus income in its hand. The possession of Mortgagee may surplus decrets and premises or any surplus income in its hands. The possession of Mortgagee without indeltedness excured hereely is paid in full or until the delivery of a Master. Dered or Special Commissioner's Deed purposant to a decret inductive field for the indeltection as varied in the expiration of the statutory period during which it may be issued. I indeltified is searced, has a origin or a degree is

That each right, power and remidy herein conferred apon the Mortgagee is cumulative of every other right or reme ages, whether berein or in size obligation contained shall thereafter in any manner affect the right of Mortgagee of per-rowes and herein so in size obligation contained shall thereafter in any manner affect the right of Mortgage to require a manne of the same or an other of sid coverants; that whereafter in any manner affect the maximum gender, as used here

IN WITNESS WHEREOF, we have hereunto set our hands and seals this July , A.D. 19. 68' Jully (SEAL) Marquerite Gulley (SEAL) Launce Clarence Gulley (SEAL) (SEAL)