I to case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to compensation which may be paid for any property taken or for damages to any property not taken and all condemnation secured bereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted-news shall be delivered to the Mortgager or his assignce.

If That the Mortgages may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any account of this leaf are a which may affect the title to the property securing the indefinitions include the Mortgage may be made a party on their and age reasonable attences 's forse so interved shall be added to any be availed in connection with any decise on the force least of this inortgage and safe of the property securing the same and in connection with any or information with any active and defit or line. Including reasonable estimated and any active securing the same and in connection with any other dispute we find the first securing the same and in connection with any other dispute art for the first securing the same and in connection with any other dispute art for the first securing and safe at the party securing the same and in connection with any other dispute art for the first secure or independent as a part of said mortgage debt and shall include interest at the highest contrast rate, or if no such

b) train time is of the essence barred and if default he made is performance of any covenant herein contained or in making any charge upon any of said property or upon the filter of a proceeding in backmapter by or against the Mortgager, or if the Mortgager or shall make an assignment for the benefit of his coefficies or jif he property be placed under control of or in endotree in other line of or of and make an assignment for the benefit of his coefficies or jif he property be placed under control of or in endotree in other line of or of and more statement or in the backgager of a proceeding the barred make an assignment for the benefit of his coefficies or jif he property be related under control of or in endotic of the Mortgager and in any of said eccents, the Mortgager is breached and empowered, at its without notice, all sime secure benefit of the coefficies on the payable, whether or notice of said mortgage make the lines are any additioned and payable, whether or notice of the Mortgager, and apply inturchiately maceed to increase any indicated ances and payable, whether or not each of addition and payable, and any payable, whether or not such default be creased to be payable, and any payable, whether or not such default be reasolided by Mortgager, and apply inturchiately proceed to increase this mortgager, and in any forecleance a such way be made of the payable of the wortgager.

F That is the event the ownership of said property or any part thread becames redeed in a person other than the Mortgagner, the Mortgages must without noise to the Mortgagner, deal with such ancessor or uncessors in interest with reference to this anergage and the defit inverse secured in the same manage we with the Mortgagner may forferer to us or more even time for paramet of the defit.

b. That it is the intent beyond to secure payment of said note and obligation whether the extiss amount shall have been advanced indicktedness under the terms of this evaryance contract;

(a) That in case of failure to performs any for the convenants herein. Mortgages may do on Martgages's fieldal everything in convenanted missions paid or disjunce to perform any art if may down uncersary to protect the lies hereat; that Mortgages will be any art if may down uncersary to protect the lies hereat; that Mortgages will be any and emand any tate for which is then having to contact shall be any additional indicated incomess together with interest thereas at the highest as the original indications in additional indicated in mortgage and be paid out if the anne proceeds at is income as much additional indicated incomess together with interest thereas at the highest as the original indicated in any decrease for the bring this mortgage and be paid out if the anne proceeds at the object of and premises it not otherwise gaid (but it shall are be obligatory or on the Mortgages to origine one the validity of any lies advance any more any down understates for the mortgage any down and any lies advance any more any advance of any advance of any advance of the down and any lies of and premises it not otherwise and may be above anthorized in any draw the validity of any advance of any advance any more on the validity of any lies of advance on contained double for a particle any find any lies.

E This morigage contrast prevides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is accerding to the result of such advances which may be made at the option of the Mortgagee and secured by the amount of such advance and sized with the result of shall increase the amount of such advances the amount of such advance and sized with the secure of the nort hereby secured by the some amount of such advance and sized with the avertage debit and shall increase the amount of such advance and sized with the secure of the more thereby secure at of a new such note and contrast were exceeded and definered and advances and a different interest at an advance and provision may be made for different monthly payments and a different interest size and entities express modifications of the contrast, but is all of the respect to the contrast and a different interest of the contrast and a different interest of the contrast and a different interest size and the second advance and provision may be made for different monthly payments and a different interest size and the second advance and provision may be made for different monthly payments and a different interest size and the second advance and size advance and the second advance and the second advance and the second advance advanc

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness. I provide to pay monthly to the Mortgager, in addition to the above payments, a sum estimated to be equivalent to une twelfth of such items, which payments may, at the option of the Mortgager, (i) he held by it and commingled with other such innde or its own funds for the payment of such items: (b) he carried in a surings account and withdrawn is it to put such the interst or unde or its own funds for the payment of such items: (b) he carried in a surings account and withdrawn is it to put such items; or utilizing to pay said items as the carre success and indebtedness at received. If the mount estimated to be sufficient to pay said items and items and items in the pay said items is not utilizing items in the carre success and items are held or carried in a savings account, the sufficient to pay said items are successed on the sufficient to pay said items are been appreciated on the subscience of said indebtedness at the payment are held or carried in a series account, the sufficient to pay said items is not to institute scene this indebtedness. The Mortgager is authorized to pay said items as charged or billed without further inquiry.

THE MORTGAGOR COVENANTS:

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgager, as contained herein and in said Note. Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS:

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

(\$ 23,850.00), which Note, together with interest therein as therein provided, is payable in monthly installments of One Hundred Seventy-two and 41/100------Dollars (\$ 172,41), commencing the first day of September , 19.68

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of Twenty-three Thousand Eight Hundred Fifty and no/100----- Dollars

TO SECURE

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