I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgager is hereby embedded to observe the more state of the mor

If That the Meripagee may employ commed for advice or other legal service at the Mortgagee's discretion in connection with any account of this last or this debt hereby secured at the leg of this bairourneat, or any bitigation to which may affect and be made a party on account of this last or which may affect and the title to the property secures, or any bitigation to which may affect and be made a party on incomed in the fore losure of this mortgage and sale of the property secured are which may affect and debt, or reasonable incorrect in the lore losure of this mortgage and sale of the property securing the same and in connection with any affect and debt, or reasonable incorrect in the lore losure of this mortgage and sale of the property securing the same and in connection with any affect and debt or be debt hereby secured. All such amounts shall be payable by the Mortgage to the Mortgage on debt and be a part of the debt hereby secured. All such amounts the property secured in any device or indigenent as a part of said mortgage debt and shall include interest at the highest contrast control with any area contrast rate them at the legal rate.

6. That time is of the essence hereoil and it default be made in performance of any covenant herein contained or in making any payment under said note or obligation ar any extension or reaseval thereoil as all proceedings be instituted to enforce any other lies or in making any covenant and as a subscript, we upon the first are any extension or reaseval thereoil as all proceedings be instituted to enforce any other lies or in making any covenant and or the bindit of the default be readed. If the default is a proceeding in how may coven the default be readed as a subscript of the bindit of the working of the default be readed as any other and a subscript of the default be readed as a subscript of the bindit of the versitore of it is property by placed ander control of or in custody of any court, or if option and without affecting the lies bready created or the priority of said events, the Mortgager is bready authorized and emproperty and emprovement where a subscript of said property, then and in any of said events, the Mortgager is bready authorized and emprovements is bready authorized and emprovement is been been y created or the priority of said lies or any rate of the Mortgager and any default be remediced by Mortgager, and apply immediately proved to forcehose this mortgage, and in any forceloser a sale may be made of the promises en masse without offering the subscript of said mortgage, and in any forceloser a sale may be made of the promises en masse without offering the subscript of said mortgage, and in any forceloser a sale may be made of the promises en masse without offering the subscript of said subscript of said lies or any said and be and property default be remedicied by Mortgager.

F That in the event the ownership of said property in any part thereof broames vested in a person other than the Mortgagor, the ortgages may without notice to the Mortgagor, deal with such successor or accessors in interest with reference to this mortgage and offer hereby series in the same assume as with the Mortgagor, and may forbear to sue at way extend time for parment of the delat nared hereby, without discharging or in any way afferting the liability of the Mortgagor, hereander or upon the delat hereby secared

E. That it is the intent hereof to secure payment of said note and addigation whether the entire anyout shall have been advanced the Mortgage or at the date hereof, or at a later date, and to secure any other appoint or amounts that may be added to the mortgage leptedness under the terms of this mortgage contract;

D. That in case of induce to perform any of the correlates berein Mortgager may do on Mortgager's behalf everything so convenanted, that and Mortgager was also do any act of may do in expressions berein. Mortgager may do on Mortgager's behalf everything so convenanted, more for which it is time lawful to reactive that the alover purposes and such promys together with there are some any of the alover purposes and on induced the some particulation of the highest as the cognital indebtedness and may be included in any of concellence purposes and one hourtgager to mortgage with the same prior to all of sold premises it not others is paid, that a shall not be obligatory upon the Mortgager to impose the first or preceded by the comments or prior advances prove as to do any set bereauter; and the Murtgager is shall be construed as requiring the Mortgager any thing it may do or omit trade hereunder:

C. This morigage contract provides for additional advances which may be made at the option of the Morigagee and secared by this inortgage, and it is agreed that in the event of such advances the amount of such advance and shall increase the investigate of such advances and shall increase the investigate of such advances and shall increase the investigate of such advances and shall be readered and the investigate and this contract as fully as if a mere such note advance in shall be agreed and delivered. An Advance and Agreement may be given and averaged for such advance and environments of the relation of the relations of the contract as fully as if a mere and relations may be made for different monthly payments and a different interest, and other express modifications of the contract bet in all other respects this contract skall remain in fail force and effect as to said

B In order in provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property symming this indebitedness, I promise in pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent in ourstscellth of such items, which payment of such items; (b) is carried in a surface area of the hold by it and commingled with other such for the coefficient is the unraid halance of such items; (b) is carried in a surface area of and withdrawn by it to pay such items; as fallocent to pay said terms is the same average and hecome payable. If the answert estimated to be sufficient to pay said indebitedness as mercued, provided that the Mortgagee alwances upon this obligation sins andicients I promise to pay the difference upon demand. If which are are held or carried in a surface account, the same are hereby pledged to further secure this indebitedness. The Mortgagee is authorized to pay said items as charged or hilled without further inpury.

THE MORTGAGO COVENATE:

THE MORTGAGOR COVENANTS:

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgagee, as contained herein and in said Note: balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. (3) the

advances; in a sum in excess of Sixteen Thousand and no/100------Dollars (\$16,000.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advances security or in accordance with covenants contained in the Mortgage.

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title, for any purpose, at any time before the release and rellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

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

Sixteen Thousand	and no/100	origagee bearing	even date herewith in th	e principal sum of
16 000 00), which Note, together with interest thereon	as therein any		Dollars
One Hundred Nine	and 15/100		ided, is payable in mont	
(\$ 109.15), commencing	the first	day of	September	Dollars

(1) the

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TO SECURE

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