1 In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered to lert and reveive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation pression so received shall be forthwith applied by the Mortgages as it may elect, to the immediate reduction of the indebted ared hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted a shall be delivered to the Mortgager or his assignce.

egal service at the Mortgagee's discretion in connection with any any litigation to which the Mortgagee may be made a party on the indefitedness hereby secured or which may affect and debt or d be a part of the debt hereby secured. Any costs and expensi-inperty secureg the same and in connection with any other dispute amounts to conclude the transaction, shall be added to and be a the Mortgager to the Mortgagee or domand, and if not paid shal and shall include interest at the highest contract rate, or if no such

That time is of the essence hereof and if default he made in performance of any covertant herein contained or in an 1 and y and note so obligation as any extension or general thereof, or if proceedings he instituted to enform any oth once still note an obligation, as any extension or renewal thereof, or is proceedings for instanced or in sucking any an assumment for the fornett of how verteining of a proceeding in hank under control or the Mortgages, or if the Martgages got aliandon any of said property, then and in any of said events the Mortgages, herein although of any control of the without affecting the live for therein or the property in planed under control of or in analytic of any control of the more secure of the Mortgages and the property of said inter or not such default be remedied by Mortgages, and apply provide and entrols interclinely and the priority of said liven or not such default be remedied by Mortgages, and apply provide a sing mortgage indefault and payable whether or not such default be remedied by Mortgages, and apply provide to forcelose this mortgages, and in any of said bren or any such default be remedied by Mortgages, and apply provide to forcelose this mortgages, and in any forcelones of the Mortgages to the Mortgages, and apply expandently a size of the same transmitted or the prior of the Mortgages to the Mortgages and apply provide to forcelose this mortgages, and apply therefore a said her any be made of the premises en masse without offering the expansion.

for entitually of said property or any pair deviced becomes vested in a person other than the Martgagor, th righter, deal with such spectrosen or enversions in interest with reference to this mortgage ar-ure as with the Mortgagor, and may forbeau in suc on may extend time for payment of the deb a day way offerting the liability of the Mortgagor becoming or upon the debt berefy secure.

to show set if may dress accessive to protect the field hereof; that Mortgarger will report upon demand as Mortgarger for any of the above purposes and such moneys together with interest thereout at the higher of the contrast stability because an much ariditational end-bits/here wourd by this minimage with the same proceed at may be included in any diverse travelining this mortgarge and be paid out of the gents or prevents a mersion part that it shall not be obligatory upon the Mortgarger in inquire not the failing of any life of ing moneys as above authorized, but noting beech goodsafed shall be constraid as requiring the Mortgarger purpose nor to the army act hergemder; and the Mortgarger shall not mour any personal leafinity because

age constract presides for additional advances which may be made at the option of the Mortgagee and secured by this agreed that in the event of such advances the amount thread may be added to the mortgage debi and shall increase of the note hereix secured by the anount of such advances and shall be a part of such advance debi and shall increase ad this contrast as fully as if a new such mate and contract even care used and debivered. An Additional Advance given and accepted for such advance and previous may be made for different monthly payments and a different interact are not accepted for advance and previous fail to respect this contract, but in all other respects this contract shall remain in full force and a different interact as to said

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the proper original indebindness. It promise to pay monthly to the Mostgarez, or addition 16 the shore reguments, a sum estimated to be equivalen-one taxelith of such tenss, which payment analy, at the option of the Mostgarez, is addition 16 the shore reguments, a sum estimated to be equivalen-inds or its sam funds for the payment of such iteas; this be entried in a sungle science and originated with other such the excitated to the unpaid, balance of and indebindures as received, provided that the Mostgarez estimated to be sufficient to the excitated to the unpaid, balance of and indebindures as received, provided that the Mostgarez estimates around its abilitation such ficient in pay said items as the same accure and become gapable. If the annual testimated to be sufficient to pay said items is a ficient. I promise to pay the difference upon demand. If such sume are held to rearried up a saving account, the same are hereby pledu-tion encourse this indebinencies. The Mostgarez is authorized to pay and items a charged or billed without further inquiry.

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, for according to any agreement exten-tion of payment thereof: 12? To pay when due and before my penalty atturbes thereto all taxes, special taxes, special ascess duplicate receipts thereofs: 12? To pay when due and before my penalty atturbes thereto all taxes, special taxes, special ascess duplicate receipts thereofs: 12? To pay when due and before my penalty atturbes thereto all taxes, special taxes, special ascess duplicate receipts thereofs, and all such tense extended against said property shall be conclusively deemed valid for the purpose of as the Mortagage may require to be improvements now or howeafter apon and premises immed against diamage by fire, and such other has as the Mortagage main individuelines in luly paid, or in case of foreelscore, until expiration of the period of evientpion, for the full im-side thereof, in such companies, through such agents or brokers and in such form as shall be substanctory to the Mortagage may recursive, well said companies, in taxing said period or periods and contain the usual clause satisfactory to the Mortagage is all in the Mortagage in into a discretions, or any grantee in a Master's or Commissioner's deed; and in case of lose shall or such and below such as the Mortagage is attherized to adjust, collect and compromise, in its discretion, all clause to the signed by the Mortagage for such Morta af accessary prods of lower receipts, southers, releases and acquittances contained to be signed by the Mortagage for such and define and and the Martagare is authorized to apply the purceipts our intro and releases required to be signed by the Mortagage for such pur-methy and the Martagare is authorized to apply the purceipts our intro and releases required to be signed by the Mortagage for such and the provide any interview relation of the provente or appendic purpose of an all hereofs are applied to apply the purceipts wasterior and releases required to be signed by the Ma ction or damage, to commence and promptly complete the geoduldag or resolution of huldlings and indebtedness is paid in full. (d) immediate ad premises, unless Mortgage cleris to apply on the indebtedness secured hereby the proceeds of any insurance, or origin or damage; (5) To keep said premises in good condition and repair, without wasts, and free from any meetination of the not expressly subordinated to the line hereb; (b) Not to make, suffer or permit any onlocabilities of any insurance, one of an and property nor to diminish nor impair its value by any act or origins without wasts, and free from any meetination on said property nor to diminish nor impair its value by any act or origins of the permitting permission of the line birth by and obtained. (a) To comply with all requirement first had and obtained. (a) any use of the property for any purpose other than that for which it is now used. (b) any case or agrifement inder which title is reserved in the version, of any apparatus, furtures or equipinent to be placed in up or imperviewents on said property. (b) any place and any apparatus, and property. (c) any place and any apparatus, furtures or equiptions to be placed in up or imperviewents on said property.

TO SECURE

(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 mortgager be declared due and payable at once. THE MORTGAGOR COVENANTS:

advances, in a sum in excess of Thirty-Five Hundred and no/100----- Dollars (\$ 3,500.00 provided that, nothing herein contained shall be considered as lumiting the amounts that shall be secured hereby when advanced security or in accordance with covenants contained in the Mortgage. and to p

(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 cancellation 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.

Thirty-Five Hundred and no/100----), which Note, together with interest thereon as therein prosided, is payable in monthly installments of (\$ 3,500.00 Twenty-Three and 88/100-----(\$ 23.88 ), commencing the first day of - Dollar 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

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