I In case the morigaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to other and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation oupensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness ecured hereby, or to the repair and restoration of any property so damaged, provided that any every over the amount of the indebtedness rev shall be delivered to the Mortgagor or his assignce.

If that the Mortgages must employ counsel for advice or other legal service at the Mortgager's discretion in connection with any account of this bies or ghis may affect the time to the property securing the industry and the Mortgager's discretion in connection with any reasonable attences to the debt to ghis may affect the time to the property securing the industry and the mortgage may be made a party on the mortgage and sets of the property securing the same and in connection with any decrease of the industry mortgage and sets of the property securing the same and in connection with any decrease of the industry mortgage and sets of the property securing the same and in connection with any decrease of the industry mortgage and sets of the property securing the same and in connection with any decrease of the industry of the property securing the same and in connection with any decrease of the industry of the property securing the same and in connection with any decrease of the added to any be industry of the property securing the same and in connection with any decrease of the added to any be industry of the property secured at the bary secured. All such amounts the property securing the same and in connection with any decrease or industry of the added in any decrease or industry of a part of and mortgage debt and shall include interest at the highest contract rate, or it to such conteact rate them at the legal cate.

6. That this is of the essence hereof and if default is made in performance of any covenant herein contained or in any our affecting the industry of the Mortgager berrender or upon the dolt ferrely softward on the proceeding of any covenant herein contained or in making any performance of any covenant herein contained or in making any covenant and so and property of the thing of a proceeding to have an addition or any extension or evenant herein and there are assignment to the bencht of the obstrated or in proceeding to have any other and the dolt ferrely softward of the foreignest and ready and if the make an assignment to the bencht of the obstrate of a proceeding to have of any covenant herein contained or in making any obstrated to the bencht of the obstrate of a proceeding to have of any covenant herein and the Mortgages, or if the Mortgages, and the Mortgages and an ave out, or if proceeding the new of and property, then and in any of said events, the Mortgage is hereby antheresed and enapseed of any covenant herebrand and enapseed of the Mortgages to the Mortgages, and an apply without notice, all sums sourced herebra morediately due and payable, whether or any tight of the Mortgages is the Mortgages, and an apply morediately proceed to foreclase this mortgage, and in any lowerloss of the Mortgages in the Mortgages, and and apply mendiately proceed to foreclase this mortgage, and in any lowerlossers a sole may be made of the premises on make without affecting the foreclase this mortgage, and in any lowerlossers a sole may be made of the premises on make without affecting the interest and property to proceed on the provide the more any sole and apply the part of the Mortgages is lowerloss.

6. That it is the intent hereol to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgager at the date interval, or at a later date, and to secure any other amount or amount that may be added to the mortgage indebindings under the terms of this mortgage contract.
F That in the event the ownership of said property or any part thereat becomes vested in a person other than the Mortgager, the delt hereby shared in the same manners with the Mortgager and any horizont to successes in interest with reference to this mortgage and secured hereby shared in the same manners with the Mortgager, and may forbear to successes in interest with reference to this mortgage and secured hereby without discharging or in any way affecting the hability of the Mortgager bereader or upon the delt hereby secured for the hereby without discharging or in any way affecting the hability of the Mortgager bereader or upon the delt hereby secured.

O That in case of failure to perform any of the covernmit herein. Mortgages may do on Mantgages's behalf everything so concentrated in that said Martgages may also do any act is may do not specific the lieu hereof, that Martgages will repsy open domained any non-expanded by Mortgages and no contrast shall because so more advantant and inclusions to perform any norther with the same priority and the electron and any contrast of the inclusion of advances on more advantances and the paid out of the rests or percent is the observe to be advances on the highest as the observe in advances in and any contrast shall because so more advances provides writting so contrasts with the same priority of a single of an any decrease barelows provides and may be paid out of the rests or percents of mountainers of class advances and may provide advances and may be advanced by the advances and may be advanced by the included in any decrease barelows on the Martgager and be paid out of the rests or percents of mountainers or class advances in an advance and may be advanced by the advance on the caliform of a single of a singl

<sup>6</sup> This mortgame construct provides for additional advances which may be made at the aution of the Mortgame and secured he this mortgame, and it is agreed that in the recent of such advances the amount thereof may be added to the mortgame delt and shall mereas the unput being added to the mortgame delt and shall mereas the unput being at added to the mortgame delt and shall mereas the news at side note and entry secured as fully as it areas and note added contract and shall be a part of and mortgame delt and shall mereas and avenued he the answer and note and contract are mere mereated and deltacreed. An Additional Advance and advance and advance and advance mere mereated and deltacreed. An Additional Advance and advance advanc

B In order to provide for the payment of taxes, assessments, insurance previous, and other annual charges apon the property or one-tredith of such items, which payments may, at the option of the Morrigages, in addition to the above payments a sum estimated in he contrained to be equivalent under or lise was funds for the payment of such items; this for each items is the conduct of the Morrigages, in addition to the above payments a sum estimated in he contrained to be equivalent under or lise was funds for the payment of such items; this for each items are contrained to the submitted with the sum of the Morrigages, and the payment and summingled with other such the received in a savings arcount and summingled with other such items; to sufficient to pay said items as the sum of the Morrigages and the payment and summingled with other such items; to be conducted to pay said items are being aparable. If the amount estimated to be sufficient to pay said items is no unforced. If such amount estimated to be sufficient to pay said items is no to farther secure this indebace. The Morrigages is anthorized to pay said items and because anthorized to pay said items and other such as a charge or billed without further impairs.

## 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.

advances, in a sum in excess of Fourteen Thousand Eight Hundred Fifty and no/100---provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to security or in accordance with covenants contained in the Mortgage. dvanced 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

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

	Fourteen Thousand Eight	Hundred Fifty	and no/100		
(1)	14,850.00 ), which No	e, together with intere	st thereon as therein provider	d, is payable in monthly	installments of
	One Hundred Thirteen and	73/100			Dollars
(\$ ]	13.73 ), commencing the	first	day of	September	10.68

(1) the payment of a Note executed by the Mortgagor to the order of the h

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TO SECURE