B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the prop-uring this indebitedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equival one-twelfth of such iteas; which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other a disc or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; be credited to the unpaid halance of said indebtedness as received, provided that the Mortgagee advances upon this obligation as freient to pay said items as the same accuse and become payable. If the amount estimated to be sufficient to pay asid items is freient, I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are hereby pled further secure this indebtedness. The Mortgagee is authorized to pay said items as charged of billed without further inquiry.

C This mortgage contract provides for additional advances which may be made at the option of the Mortgages and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof 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 a part of suid note indebtedness under all of the terms of suid note and this contract as fully as if a new such note and note and shall be a part of suid note indebtedness under all of the terms of suid note and this contract as fully as if a new such note and note and shall be a part of suid note indebtedness under all of the terms of suid note and this contract as fully as if a new such note and note and note and different interest advances and provision may be made for different monthy payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said indebtedness; including all advances.

D That in case of failure to perform any of the covenants herein, Mortgagee may do'on Mortgagor's behalf everything so convenanted is that said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgagor will repay upon demand any moneys paid or disbursed by Mortgagee ior any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority such original indebtedness and may be included in any decree forcelosing this mortgage and be paid out of the rents or preceeds of such original indebtedness and may be included in on the obligatory upon the Mortgagee to inquire into the validity of any lien, encombrance or claim advancing moneys as above authorized, but nothing herein contained shall be constanted as requiring the Martgagee to advance any moneys for any purpose net to do any act hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder:

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

indebtedness under the terms of this inortgage contract; 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 Mortgage, deal with such successor or successors inginiterest 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 hereby, without-discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured; C. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lies or harge upon any of said property, or upon the filing of a proceeding in barakerupte by or against the Mortgagor, or if the Mortgagor, or if the Mortgager, or is a custedy of any cover, or if the Mortgager abandom any of said property, then and in any of said events, the Mortgage is hereby authorized and empowered, at its option and without affecting the lies bereby due and payable, whether or no such default be remoted by Mortgager hereunder, to declare invest the payment of said mortgage, indehtedness of the provincy of said lies or any right of the Mortgagers hereunder, to declare without notice, all sums secured hereby immediately due and payable, whether or no such default be remoted of Mortgager abandom side indehtedness any forcelosure a sale may be made of the premises en masse without affering the several parts separately: Interviewent of said mortgage, and in any foreclosure a sale may be made of the premises en masse without affering the several parts separately:

The data was a contract of the mortgage may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any affect the tilte to the property secured any litigation to which the Mortgage may he made a party on account of the lites of any affect the tilte to the property secured and the lite of the property secured and the lite of the property secured and the lite of the solution of the lites of the lite of the property secured any litigation to which the Mortgage may he made a party on account of the lites to the tilte to the property secured and the a part of the det hereby secured any only affect said debt or reasonably secured and the a part of the det hereby secured. Any costs and expenses to conclude the transaction which may affect the including reasonably estimated amounts to conclude the transaction with any other dispute or lite, including reasonably estimated amounts to conclude the transaction with any other dispute or his mortgage debt and shall be payable by the Mortgage to the Mortgage on demand, and if not paid shall be contract fate them at the legal rate.

I All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or J All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or breactive to become due, under or hy virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and subsections to the Mortgagee of all such leases and agreements and all the avails thereunder, logether with the right in case of default either before or after foreclosure sale, to enter upon and take porsession of, manage, maintain and opente said vania, rents, issues and thereaft, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, cellect said avails, rents, insues and thereaft, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, relieft and avails, rents, insues and thereaft, make leases tor terms deemed advantageous to it, terminate or modify existing or future leases, relieft and sails, rents, insues and thereaft, make leases tor terms doemed advantageous to it, terminate or modify existing or future leases, relieft and avails, rents, insues and thereaft, make leases tor terms doemed advantageous to it, terminate or modify existing or future leases, relieft and avails, rents, insues and thereaft, make leases tor terms doemed advantageous to it, terminate or modify existing or future leases, relieft and avails, rents, insues and thereaft, make leases tor terms doemed advantageous to the second and the second advantageous to the second exists and any terminet advantageous to the second exists and any terminet as the second exists scenred, and out of the income retain reasonable componation for itself, pay inscrance premium, taxes and assessments, and all expension of very kind, including attorney's fees, incurred in the exercise of the powers herein given, and from time to time apply any lalance income not, in its sule discretion, meeded for the aforesaid purpose, first on the interest and there on the principal of the indebtedness here in personam therefor we not. Whenever all of the indebtedness are tracked by the provide the indebtedness here in substantial uncorrected default is performance of the Mortgager's agreements herein, the Mortgager, in its sule discretion, feels the indebtedness exercise of the indebtedness exercises of an expension therefor we not. Whenever all of the indebtedness exercise discretions, here by secured, here we not. Whenever all of the indebtedness exercise discretions herein's paid. In this sele discretion, feels the indebtedness exercise of a state any decree of foreclosure, and on the debience, in the procession of Mortgager, in the sele discretion, feels the here is no substantial uncorrected default is performance of the Mortgagor's agreements herein, the Mortgager, may continue will indebtedness exercise decrets paid is all of our until the delivery of a Master's Deed or Special Commissioner's a decret lower lower here be and the dot we all powers it any which is maintain of the statutory period during which it may be issued. They will be expiration of the statutory period during which it may be issued affecting the line hereof. Mortgager shall how each of more all premises withow affecting a state of the indebtedness is and the statutory period during which it may be issue affecting the line hereof. Mortgager shall have all powers, which is maint in the paragraph how and hereof with antisticate against Mortgager is possible or powers. If any we want the discretion are all premises withow is a paragraph. No sait shall be assumable against Mortgager is possible or oursiden the subject matter of this p

K That each right, power and remedy herein conferred upon the Mortgages in cumulative of every other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that as waiver by the Mortgages of performance at any covenant herein or in and obligation contained shall thereafter is any mannes affect the right of Martgages to require or enforce of the same or any other of safe covenants that wherever the context hereof requires, the massion generic, shall include the feminine genetic, as used herein, shall include the piecel; that all rights and obligations under an a used herein, security, shall include the piecel; that all rights and obligations under and the more and anigm of the Mortgages; and that the powers herein monitored may be extended as of the Mortgages; and that the powers herein monitored may be extended as often as occasion therein a states.

