

second parts separately:
H. That the Mortgagee may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any affect the line of this Instrument, or any litigation is which the Mortgage's and be made a party on adding of this line or which may affect the title to the property securing the service of which the Mortgage may be made a party on a second be added to another a set of the delt hereby secured. Any costs and expanses all find the delt be transaction, shall be added to all be added to another amounts to conclude the transaction, shall be added to all be added to another amounts to conclude the transaction, shall be added to all net paid of the delt hereby secured. All such amounts in a source of the Mortgage of the information affecting said delt of line, including reasonably estimated amounts to conclude the transaction, shall be added to all net paid added to all the delt hereby secured. All such amounts in a source of the Mortgage of the informatic rate, or a non-there delta interest at the highest constract case, or is no set of a shall be paid for any property secure and the information affective at the logal rate.
I with no case the mortgaged property, or any part thereof, shall be taken by condemnation the Mortgage is hereby supprovered to constrain the shall be locked with any hereby and the any property secure for the immediate reduction of the indebted of the interest and the paid for any property secure for the immediate reduction of the indebted below on the indebted of the mortgage of the Mortgage of the interest in the indebted of the indebted by the Mortgage of the immediate reduction of the indebted by the indebted by the Mortgage of the immediate reduction of the indebted by the indebted by the Mortgage of the immediate reduction of the indebted by the indebted by the Mortgage of the immediate reduction of the indebted by the Mortgage of the immediate reduction of the indebted by the Mortgage of the indebted by the inde

Indebtedness under the terms of this mortgage contract: F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mostgage, the Mortgagere may, without-notice to the Mortgage, deal with acch successor or nuccessor in interest with reference to this martgage and be debt hereby secured in the same manoir as will the Mortgage, and may forbear to use or may extend time for parment of the debt be curred hereby, without discharging or in any way affecting the liability of the Mortgage heremoder or upon the dig hereby geotect or upon the discharging or in any way affecting the indefinity of the Mortgage heremoder or upon the dig hereby geotect and the tereby, without discharging or in any way affecting the indefinity of the Mortgage heremoder or upon the dig hereby geotect and the debt hereby and the essence hereoi and 'il default be mark of the in performance of any covenant herein contained or in making any half make an assignment for the benefit of his property, do and court, of if half make an assignment for the benefit of his creditors or if his property be an against the Mortgage, or if the Mortgage and without affecting the lene hereby greated or the priority of and events, the Mortgage is hareby athorized and empowered at its prime and without affecting the lene hereby greated or the priority of and individences any indicidences of the Mortgage is hareby athorized and empowered at its indicating and without affecting the lene hereby unordiarity due and payable, whether or not and hereined by Mortgage, and apply indicating sense of a side mortgage, and in any foreclosure as and may be made of the promises on masse without offering the indicating and any development of the foreing and indicidences of the Mortgage is the indicating and apply indicating and any development of an again indicidences of the Mortgage is the made of the premises on masse without offering the indicating and any indicidences of the mategine of the Mortgage is an asses

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 Murigagor at the date hereof, or at a later, date, and to secure any other amount or amounts that may be added to the morigage indebtedness under the terms of this mortgage contract;

D That in case of failure to perform any of the covenants herein. Mortgages may do on Mortgager's behalf everything so consenanted: that said Mortgages may also do any act it may doem necessary to protect the lien hereof that Mortgager's behalf everything so consenanted: moneys paid or disbursed by Mortgages for any of the above surposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebredness secured by this mortgage with the some priority as the original indebtedness and may be included in any docree foreclosing this mortgage to inquire into the trans or preceded or accombrance or claim advancing moneys as shall not be obligatory upon the Mortgages to inquire into the trans or preceded or is a advance any moneys for any purpose nor to do any act hereunder; and the Mortgages shall be construed as requiring the Mortgage anything it may do at omit to do hereunder;

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 of such advance in the uppaid balance of the mortgage delt and shall increase the terms of said note and this contract as fully agif a new mech note and contract were executed and delevered. In Additional Advance are of other express modifications of the contract, but in all other respects this contract shall remain in full farce and effect as to said other advances.

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property eccuting this indefitedness. I promise to paymonthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent in one-wellth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other such ionts or its own funds for the payment of such items; (b) be carried in a swrings account and withdrawn by it to pay said items are influent, to the unpaid balance of said indeptedness as received, provided that the Mortgagee advances upon this obligation sums afficient. I promise to pay the difference upon demand. If such sums are held or carried and assign account, the same are hereby pledged to there secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

A (1): To pay said indebitedness and the interest thereon as herein and in said note provided, or according to any agreement extra the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assess the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assess the payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assess the payment thereof. (3) To keep the improvements note on bereafter upon suid premises insured against damage by fire, and such other parpose, and the Mortgagee may require to be insured against; and to provide public liability insurance and such other insurance as the Mortgagee unit entities, through such agents or to react on the cation of the period of redemption, for the full in solute thereof, in such companies, through such agents or brokers, and in such form as shall be substators to the Mortgagee any require to be insured against said property and in case of lower down of the cation of the period of redemption, for the full in solute thereof, in such companies, through such agents or brokers, and in such form as shall be substators to the Mortgagee such is a value thereof, in such companies, through such agents or a commissioner's decit and in case of lower and be the Mortgagee and the case of forechouser, and a case of lower of the cation of the case of lower on behalf of the Mart and to also the cation of the case of lower on behalf of the Mart and to also the same extended to adjust, collect and compromise, in its discretions all cations theremadee and to execute and deliver on behalf of the Mart and tages to adjust, pays demand, all receipts, vonchers and ergense required to the signed by the Mortgagee tages and the divergage a tages to sing, upon demand, all receipts, vonchers and ergense required to the signed by the Mortgagee or such pailoides, the Mart again agrees to sing, upon demand, all r receiver or redemptioner, or any grantee in a Master's or Commissioner's deed; and in case of loss under such policies, the Mort is authorized to adjust, collect and compromise, in its discretion, all claims theremader and to excoute and deliver on behalf of the Mort all necessary proofs of loss, receipts, vucchers, releases and anguittances required to be signed by the insurance companies, and Mortgages agrees to sign, upon demand, all receipts, vucchers and releases required to be signed by the Mortgages for such par-bar due Mortgages is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the indekte destruction or damage, to commence and promptly complete the reluting or restoration of the property or upon the indekte destruction or damage, to commence and promptly complete the reluting or restoration of any insurance consequences on said premises unless Mortgages elects to apply on the indektedness secured hereity the proceeds of any insurance covering here or claim of lien not expressly subordinated to the lien hereofs (6) Not to make, suffer or permit any unlawful use of or any nuisan with respect to mortgaged transfer or due the upper termines in goal condition and requir, without waste, and free from any mechanic's or with respect to mortgaged provide and the up proceeds (6). Not to make, suffer or permit any unlawful use of or any nuisan with respect to mortgaged provide (1). Not no make, suffer or permit any unlawful use of or any nuisan with respect to mortgaged provide (1). Not no make, suffer or permit any induction of or any purchase, or evolution of the mortgage of or any nuisan with respect to mortgaged property, any use of the upoperty for any purpose other than that for which it is now used. (b) any definite of the innervorments and branked, (c) any purchase, or equipment to be placed in any upoperty. (c) any purchase, or evolution of the property. (c) any purchase, or equipment to be placed in or condition buindings or improvements on said prope

THE MORTEAGOR EOVENANTS:

(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.

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

(\$ 15,750.00), which Note, together with interest thereon as therein provided, is payable in monthly installm One Hundred Eighteen and 97/100--(\$ 118.97), commencing the first day of November , 19 68,

(1) the pay mt of a Note executed by the Mortga er to the order of the Mortgagee hearing even date herewith in the principal sum of Fifteen Thousand Seven Hundred Fifty and no/100-----

TO SECURE

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