



(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. THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement esta inter charges, and sever service charges against said property (milinding those herefolore due), and to furnish Montgage, uput phicate specific thereofs, and all such items extended against said property (milinding those herefolore due), and to furnish Montgage, uput the Montgage may require to be insured against; and to provide public liability insurance and such other insurance as the Mon ay require, and said indebtedness is fully paid, or in case of foreelower, out less prises of the period of redemption, for the full in the theread, in such companies, through such agents of horekrs, and in such form as shall is estisticatory to the Montgage interest, in the Montgage during said period or periods, and contain the usual chane satisfactory to the Montgage cartier or redemptioner, or any grantee in a Master's or Commissioner's deed, and is case of loss under such other Montgage authorized to adjust, collect and compressive, releases and arguing than the transmitter of here to be and there are all class state provides by the Montgage authorized to adjust, collect and compressive, releases and arguing that case state adjust on the Montgage and the Mantgage is authorized to apply the proceeds of any insure class to the concer of the secret and deliver on head if the Mont-and the Mantgage is authorized to apply the proceeds of any insure class to the concerned and the two and the Mantgage is a under analy all receipts, suchers and releases required of here they and of the property or upon the indebtedness and premises, unless Montgage electric to apply on the indebtedness secured in the divertices is paid on the indebtedness secured in the divertices is paid in the form any machanic is and premises, unless Montgage electric to the inchereof; (6) Not to make, suffer or permit any unlavie of any any and and premises, unless Montgage electris to apply on the indebtedness secured in bat for w

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), which Note, together with interest thereon as therein provided, is payable in monthly installm

day of December

Dollars

, 1968

B In order to provide for the payment of taxes, assessments, insurance premiums, and other a network this indebtedness, I promise to pay monthly to the Mortgagee, in addition to the above payments may, at the option of the Mortgagee. (a) be held by it is or its own funds for the payment of such items: (b) be cardided to the unpaid balance of said indebtedness as received, provided that the Mortgagee of said indebtedness as received, provided that the Mortgagee credited to be and the mouth estimated to be an example. If the amount estimated to be an even and become payable. If the amount estimated to be an even and become payable. If the amount estimated to be a savings accurated in a savings accurate the indebtedness. The Mortgagee is authorized to pay said items as charged or billed with

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secures trage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall terms of said note and this contract as fully as if a new such not and contract were executed and debtedness und contract verse executed and debtedness und advance and provision may be made for different monthly payments and a different bedness, including all advances.

D That in case of failure to perform any of the covenants herein. Mortgagee may do on Mortgage that said Mortgage may also do any act it may deem necessary to protect the lien hereof: that Mort moneys paid or disbursed by Mortgagee for any of the shove purposes and such moneys together s rate for which it is then lawful to contract shall become so much additional indebtedness secured by t is the original indebtedness and may be included in any decree foreclosing this mortgage and be po-menumbrance or claim advancing moneys as above authorized, but nothing herein contained shall be co to advance any moneys for any purpose nor to do any act hereunder: and the Mortgagee shall not inclusion anything it may do or unit to do hereunder:

E That it is the intent hereof to secure payment of said note and obligation wheth the Mortgagor at the date hereof, or at a later date, and to secure any other amount or rebredness under the terms of this mortgage contract; fo^{-}

F That in the event the ewnership of said property or any part thereof becomes vested in a person other than the Mo Mortgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this m the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt here

Government index without discutzing of in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby see G. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in makin payment index said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other li-charge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mort shall make an assignment for the benefit of lais creditors or if his property be placed under control of or in custody of any court, the Mortgagor abandon any of said property, then and in any of said events, the Mortgagee is hereby authorized and empowered, option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee, hereunder, to do without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgager, and immediately proceed to forfeclose this murtgage, and in any foreclosure a sale may be made of the premises en masse without offerin several parts separately:

several parts separately. ¹ A That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with a dispute as to the debt hereby secured or the lien of this Instrument, or and litigation to which the Mortgagee may be made a party grown of this fire or which may affect the tile to the property securing the indebtedness bereby secured or which may affect said debt in the debt hereby secured or the lien of this Instrument, or and litigation to which the Mortgagee may be made a party grown of this fire or which may affect the tile to the property securing the indebtedness bereby secured or which may affect said debt in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other disp function affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be part of the debt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgage on demand, and if not paid a be include interest at the legal rate.

contract rates begins at the legal rate. 4 Th' case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby e compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of mess shall be delivered to the Mortgagor or his assignce.