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payments may, at the option yment of such items; (b) be o nee of said indebtedness as re-same accrite and become pays rence upon demand. If such a The Mortgages in and for the maximum account and account and account rarried in a savings account and account able. If the amount estimated to be sufficient sums are held or carried in a savings account mum are held or carried in a saving account acco

C This mortgage contract provides for additional advances which may be made at the option of the Mortgages and secured dgage, and it is agreed that in the event of such advances the amount thereof may be made at the option of the Mortgages and secured unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness und terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional element may be given and accepted for such advance and provision may be made for different monthly payments and a different and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as ehetedness, including all advances.

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgager's behalf everything so convenanted that said Mortgagee may also do any act it may deem necessary to protect the lien hereoft that Mortgager will repay upon demand an moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the higher ate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priorit sale of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lies encombrance or claim advancing moneys as above authorized, but nothing herein contained shall be construed as realising the Mortgagee to to advance any moneys for any purpose nor to do any act hereander: 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:

F That in the event the ownership of said property or any part decrees becomes vested in a person other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successor of successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to suc 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

And hereby sector in the same main end is with the Morigager, and may forber to sue or may extend time for payment of the defit detects sector hereby sectors.
C. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any structure without discharging or in any say affecting the liability of the Morigager hereinder or upon the defit hereby secured in the same material is the same material of the properties the material is the material in the same material in the same material is the same material in the same material in the same material is the same material of the material is the same material in the same material in the same material is the same material in the same material is the same material in the same material is the same material is the same material is the same material is the same material in the same material is the same material in the same material is the

1. Let the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby disposed to be taken or for damages to any property not taken and self-condemnation of any property taken or for damages to any property not taken and self-condemnation and self-condemnation and the indebtedness are derived shall be forthwith applied by the Mortgages as it may elect, to the immediate reduction of any property so damaged, provided that any excess over the amount of the indebtedness shall be derivered to the Mortgages or his assignee.

¹ All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgager, whether no face or agreement is the incention before (1) to pletige said rents, issues and profits of a parity with a side of the most second and its the intention before (1) to pletige said rents, issues and profits on a parity with a side of the Mortgager of all such leases and agreements and all the valits thereand it. Use the Mortgager of all such leases and agreements and all the valits thereand it. The most second and the possible of a more second and its possible of a more second and its possible of a more second and and the possible of a more second and a more possible of a more second and and the possible of a more second and the possible of the more second and the possible o J All easements, rents, cafter to become due, und

That each right, power ger, whether herein or by 1 covenant herein or in said source of the same or any or the feminine, and the new and remedy herein conferred upon the Mortgagee is cumulative of every other right or reme law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of per obligation contained shall thereafter in any manner affect the right of Mortgagee to require o ther of said covenants: that wherever the context hereof requires, the masculine gender, as used her ter and the singular number, as used horein, shall include the placal; that all rights and obligant

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 1st

(SEAL)

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November

Edmund F. Mechavich