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B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property scoring this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be leaded by it and commigled with other such funds or its saw funds for the payment of such items; (b) he carried in a savings account and sithdrawn by it to pay such items; or (or be credited to the unpaid blanker of such items; (b) he carried in a savings account and sithdrawn by it to pay such items; or officient to pay said items as the same accure and become payable. If the annual testimated to be sufficient to pay said items in pay sufficient; I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are hereby pleased to further secure this indebtedness. The Mortgagee is authorized to pay said items of charged or hilled without further inquiry.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this mortgage, and it is agreed that in the event of such advances the amount diversed may be aided to the mortgage debt and shall morease the unpaid halance of the note hereby secured by the amount of such advances and shall be a part of axid note indebtedness and shall morease the terms of and note and this contract as hills as if a new such acte and contract were excended and debtered. An Addenate and advance and provision may be made for different monthly payments and a different interest nucleitedness, imbuding all advances.

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 Mortgager 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 thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with successor or successors in interest with reference to this mortgage and the delt 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 lien or charge upon any of said property, or upon the filing of a proceeding in bankruptry by or against the Mortgagor, or if the Merely secured; shall make an assignment for the benefit of his creditors or if his property be placed under control of or in eustody of any court, or if the Mortgagor ahandon 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 lien hereby immediately due and payable, whether or not such default be remediad by Mortgager may also invariantly proceed to foreclass: this mortgage and in any foreclosure a sale may be made of the Mortgagor, and said Mortgager any immediately proceed to foreclass: this mortgage, and in any foreclosure a sale may be made of the premises en masse without-offering the several parts separately:

If That the Mortrages may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any dispute mit to the debt berefly secured at the lien of this Instrument, or any litigation to which the Mortgage's discretion in connection with any discretion to this lies or which may affect the title to the property securing the indebtedness hereing secured or which may affect and less or instrumed shall be added to and in a part of the debt hereing secured at Martgage and expenses and expenses are considily instrumed in the foreclosure of his instrument and sale of the property securing the same and or connection with any or instant of the debt or instrument and sale of the property secured in the foreclosure of this mortgage and sale of the property secured to the dist hereing secured at the other dispute or instant on affect and lies or instrument and sale of the property secured in the foreclosure of this mortgage and sale of the property secured in the foreclosure of this mortgage and sale of the property secured in the debt or instant on the mortgage is mortgage in the addition of the addition of the debt or instant on the mortgage of the addition with any other despute in the debt or instant and it mortgage is an expense.

"O trial which are the mortgaged property, or any part thereof, shall be taken by condemnition, the Mortgagee is hereby emperation of the second ball compensation which may be paid for any property taken or for damages to any property not taken and all compensations as received shall be torthread applied by the Mortgagee as a may elect to the immediate reduction of the an second labele, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the analytic damage to the Mortgage over the amount of the second labele to the Mortgage or his assignee.

powers uninspin for any extended energing and other forms of insurance as may be degreed advisable, and in general exercise at powers uninspin incident to absolute constraints, inframes of hornes money accessary for any partpracheren dated to accurate which a lien is servined, and and the income constraints on the income thereform which here as prior to the lien of any store which here also a very kind, including attentively less incursed in the experise of the powers barein given, and from time in time apply any halance of neone not, in its sole discretion, needed for the aforeast partposes. First on the interest and then on the principal permises, and all expenses in come not, in its sole discretion, needed for the aforeast of partposes. First on the interest and then on the principal of the indebtedness of permy secured, helper or aline any decree of breathers and partposes. First on the interest and then on the principal of the indebtedness in personan therefore or aline any decree of breathers and on the deficiency in the proceeds of alie, it are, she that there are interesting an universe to be aforeastion. The indebtedness secured breathy is paid, and the Margage, in its sole discretion, feels that there is an abitrating attention of and in this performance of the Margage are all and the Margage. In this sole discretion, feels that there is shall relimption provession and pay to Margage are surply income in its hands. The possession of Margage may channe with neededness secured hereby is paid in full or antid the delivery of a Mataria's there are benefits period annee is may decree in an elevent income in the hands. The possession of Margage may channe with neededness secured hereby is paid in full or antid the delivery of a Mataria's there are not allowing stores there is any sheather and be interesting when any elevent is any decree in the there and the another approximation of the transmissioner's Deced proves is many decrees there are income and in chands possession of sind premises without includent

K That each right, power and remedy herein conferred upon the Mortgages is cumulative of every other right or zemedy of the Mortgages, whether increments are by law conferred, and may be enforced concurrently therewith, that no waives by the Mortgage of performance of any evenant herein or in said chigation contained shall therewither in any manner affect the right of Mortgage to require or conforce performance of the same of any other of said contents; that wherever the context hereof requires, the massaline gender, as used herein, shall include the feminine and the neiter of a side contents; that wherever the context hereof requires, the massaline gender, as used herein, shall include the feminine and the neiter of the singular number, as used herein, shall include the pirral; that shifts and obligations under this mortgage shall extend to and be hinding upon the respective heirs, excentors, administrators, successors and assigns of the Mortgager; and the successors and assigns of the Mortgager; and that the powers herein mentioned may be excertised as often as occasion therefor arised