B in order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing 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 held by it and commingled with other such funds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or (4) be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items as the same accue and become payable. If the amount estimated to be sufficient to pay said items is not sufficient, b profitser to pay the difference upon demand. If such soms are held or carried in a savings account, the same are hereby pledged to (arther sectire this indebtedness. The Mortgagee is authorized to pay said items as the same are hereby pledged to pay said items as charged or billed without further inquiry.

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C This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage debt and shall be received by the amount of such advances of shall be part of said note and this contract as fully as if a new such note and obser were debt and shall increase the mount of such advance and shall be part of said note and this contract as fully as if a new such note and other exceeded and delivered. An Additional Advance 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. Mortgages may do on Mortgages shehalf everything so convenanted; that said Mortgages may also do any ait it may deem necessary to portect the lien hereof; that Mortgages will repay upon demand any more so much additional indebtedness sequence by this mortgage with the same priority are for which it is then fawful to contract shall become so much additional indebtedness sequence by this mortgage with the same priority is the original indebtedness and more invited in any the invited of that detected and premises if not otherwise paid, that it shall not be obligatory upon the Mortgage to inquire into the validity of any terminate of antibered as and premises if not otherwise paid. that it shall not be obligatory upon the Mortgage to inquire into the validity of any terminate of antibered as and premises or claim advancing moneys as above authorized, but nothing lierein contained shall be construed as requiring the Mortgages of any moneys for any purpose and the authorized, and the Mortgage shall not incur any personal liability because of antibung it may do or omit to do hereunder.

E. That it is the intent hereod, to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the date hereod, 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 the mortgage contract

F That in the event the ownership of said, property or any part thereof become second in a person other than the Mortgagor, the Martgager may without notice to the Mortgagor, deal with such and on sticcessors in interest with reference to this mortgage and the debit hereful secured in the same manner as with this Mortgagor, and may forbear by suc may secure time to the payment of the debit secure secured in the same manner as with this Mortgagor, and may forbear by suc may secure time to the payment of the debit secure secured in the same manner as with this Mortgagor, and may forbear by suc or may secure time to the debit secure secure to the secure secure the same manner as with the same secure the habits of the Mortgagor and may be secured to the debit secure secure the secure time secure the same manner as with the same secure the habits of the Mortgagor and may be set to the debit secure time secure the same manner as a secure the habits of the Mortgagor and may be set to the secure time the secure time secure time secure to the debit thereby secure time to the debit thereby secure time the secure time to the debit thereby secure time to the debit time to the

6 That turn is of the essence, based and if default be made in performance of any overant herein contained or in milking any animent under such note or colligation or any extension or remeall theread, or if proceedings be instrumed for endance any other here, or charge area assignment for the formett at its extension or remeall theread, or if proceedings be instrumed for endance any other here, or shall make an assignment for the formett at its extension or remeall theread, or if proceedings be instrumed for endance any other here, or shall make an assignment for the formett at its extension or remeall theread, or if proceedings be instrumed for endance any other here, or shall make an assignment for the formett at its creditors or if his property here proceedings be instrumed at on in subsidial any court, are if a formation and product all property, there and in any of and events, the Mortgages hereinford and employment at its without officies, all super second heready interchards on the priority of shall be and in any deal of the Mortgages to the Mortgages and any for any former toward the comment of shall mining as underlined and provable whether or not shall be alloud the remedied by Mortgages, and any first function of the former of shall mining an indefinedness of the Mortgages to the Mortgages and shall mark at his promeduately proceed to forcelase this marigage, and in any standardown of any is made of the premises of maximum of any first functions of any first propared proves of shall be an energing and in any indefinition of any is made of the premises of maximum of any former of any first functions of any first proease of the original marks and any first property of and the mark and proves the shall be an any first property of another of the premises of marks without offering the event proves of the former of the former of the former of the premises of the marks and any first property of the original marks and the property of the former of the premises of the marks of the premises of the marks

If that the Mortgage may employ counsel to taken e or other legal series at the Mortgage's discretion in counselion with any doubte at the the discretion or which hereby secured or the field of a party of the mortal to the distribution in which may affect the title in the project or one invitient or any illigation in which the Mortgage may be made a party of the mand one counseling attends to the distribution of the distribution of the mortal security secured at the fore long of the mortgage and shall be added to projectly secured at the fore long of the mortgage and shall be projectly secured at the fore long of the mortgage and shall be projectly security the same and in connection with any other dispute of the mortgage and shall be projectly security the same and in connection with any other dispute of the mortgage and shall be projectly security the same and in connection with any other dispute of the mortgage and shall be projectly security the same and in connection with any other dispute of the mortgage and shall be projectly security the same and in connection with any other dispute of the mortgage and shall be projectly security the same and in connection with any other dispute of the mortgage and shall be projectly security to a discussion with the addided in any direct dispute to the mortgage and the dispute secured. All such amounts of all be projectly and shall be individed to any direct contract and in any direct as a part of said mortgage divide and shall method water of the highest contract rate, or if no such contract rate then at the legal rate.

In case the mortgaged property, or my part thereof, shall be taken in condemnation, the Mortgagee is hereby empowered to profess and receive all compensation which mis he paid for any property taken or for damages to any property not taken and all condemnation guarantshore so receive shall be forthwall applied by the Mortgagee as it mis elect to the monodiate reduction of the indefinitions sounds hereby, of to the repart and restoration of any property so damage reprovided that any events over the amount of the indefinition uses shall be delivered to the Mortgager or he assigner.

4. All ensements, rends, assue and postte of acid premises are pledged assigned and transferred to the Motitagen, whether now due or attempt is written as the visite of acid premises are remembered in the use or equipment, or and property, we any partitered, whether and early a property is written before a distribution in the acid or to property is written before sub-early between and predice asymptotic distribution in the acid or to prevent the theory and the predice are presented to the motitage of all such these and merged in any foreigness to the arithmer and wall such that is the early of a prevent and the origin of a prevince and the control of the early of the acid and the prevince and prevince and prevince and prevince and prevince and prevince of a prevince advected as and prevince and the prevince advected as an any part of the acid or the prevince advected as a prevince advected as a prevince and the prevince advected as a prevince advected advected as a prevince advected advected and the prevince advected advected as a prevince advected advected and the advected advected and the prevince advected advected and the prevince advected advected and the advected advected and the advected advected andv

K That each right, power and remedy herein conferred upon the Mortgages is sumulative of every other right or remedy of the Mortgage, whether herein or hy law conferred and may be enforced concurrently therewith, that nowarver by the Mortgages of performance of the same or any other of said covenants, that wherever the context hereof requires the masculine gender, as used herein, shall be reported the finitine and the sum or any other of said covenants, that wherever the context hereof requires, the masculine gender, as used herein, shall under a used herein, shall enclude the plural; that all rights and obligations under inside the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective here, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.