B in order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property on onextellth of such items, which payments may, at the option of the Mortgages. (a) be held by it and commingled with other such items or funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by it to pay such items; (b) be carried in a savings account and withdrawn by itto pay such items; (b) be carried in a savings account the same account and become paysible. If the amount estimated to be sufficient to pay saving items is not interest account, the same account and become paysible interest account and savings account and savings account and become account and become paysible interest account the same account in the second of such advances which may be made at the option of the Mortgages and second by this payment and account items; and at a new such note and comment were executed and deletered. A additional advance interest and account of a such as and one respects the contract shall remain in hill force and effect as to said advance.

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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 Mortlagor at the date hereof, or at a later date, and to secure any other ansount or amounts that may be added to the mortgage .

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgager may without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the dot hereby secured in the same manner as with the Mortgagor, and may dorbear to suc or may extend time for payment of the dot, secured hereby, without discharging or in any way affecting the liability of the Mortgagonbereunder or upon the debt hereby secured.

6. That time is of the essence hered and it isfault be made an performance of any covenant herein contained or an making any charge upon any of said property, or upon the films of a proceeding in banking the proceedings be instituted to enforce any other lies or shall make an assignment for the benefit of his reduces with the property is provided under control of or in castody of any covent, or if the Mortgager is hereby authorized and enterly excited in the property is provided without affecting the lies hereby created or the priority of said property. The add in any of said events, the Mortgager is hereby authorized and enterly of any covent, or if the benefit of the benefit of the benefit of the priority of said events, the Mortgager is hereby authorized and enterly of a subcover, or if the benefit of the benefit of the benefit of the priority of said property. The add in any of said events, the Mortgager is hereby authorized and enterly of a subcover, or if the benefit of the benefit of the benefit of the priority of said hereby authorized and enterly of a subcover, and apply without adice; all sums secured hereby immediately due and payable whether or not such detained by Mortgager, and said Mortgager may also interval the proceed to foreclose this mortgage, and an any foreclosure a sale may be made of the premises en massed without offering the secured to foreclose this mortgage, and an any foreclosure a sale may be made of the premises en massed without offering the secured parts separately:

All this tendency.

I in size the matricaged property or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken or fordamages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness ness shall be delivered to the Mortgager or his assignce.

1 All easements, rent, issues and profits of sid premises are piedged, assigned and transferred to the Mortgagee, whether now due of the to become due, under or by virtue of any bease or agreement for the use or occupancy of sid property, or any part thereof, whether said for the second strip and such piedge sid not. Second strip and to be demed merged in any forectosure decree, and (b) to establish an absolute transfer and such piedge shall not be demed merged in any forectosure decree, and (b) to establish an absolute transfer and such piedge shall not be demed merged in any forectosure decree, and (b) to establish an absolute transfer and profits or the construction of the Mortgage of all such leases wind agreements and all the avails thereunder, together with the right in case of default there before er after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part therefor when it cases of the avails there and extended over any enter end premises and end to the mortgage of premises and end the income there for any barry between property is end received and use such measures whether legal or equitable as it may deem proper to enforce collection there any device end divisable, and in general exercise all there of many any between end advisable, and in general exercise all there in the intervent of the mortgage of premises and a division from the form of any purpose herein stated to secure which a lien by ending attorney's fee, incurred in the externation which len is prior to the lien of any other indebitedness been premises and a division of the adversaid purpose, interest and then of the outgage of the indebitedness exercise of the mortgage or any decree of the indebitedness exercise of the mortgage of the indebitedness exercise is the adversaid purpose. Therefore, the Mortgagee is any decree of the indebitedness exercise of the mortgage of any decree of the indebitedness exercise is thereof. Mortgagee and due to the indebitedness exercise of the ex

K That each right, power, and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewath, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or caforce performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall include the furtal; that all rights and obligations, under include the feminine and the neuter and the singular number, as used herein, shall include the putral; that all rights and obligations, under this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.