B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges scuring this indebtedness. I promise to pay monthly to the Mortgage's in addition to the above payments, a sum estima to one-twelfth of such items, which payments may, at the option of the Mortgage's (a) be held by it and comming funds or its own lunds for the payment of such items. (b) he carried in asxings account and withdrawn by it to to be credited to the unpaid balance of said_andebtedness as received, provided that flur Mortgagee advances upon t sufficient to pay said items as the same accure and become payable. If the amount estimated is be auticent, to pay infinite to pay the difference upon demand. If such sums are held or carcied in a savings account, the same to further secure that indebtedness. The Mortgagee is authorized to pay said items e charged or billed without further. to be equivalent inglied with other such that to pay such itegas to apon this obligation sum to pay such items is not same are hereby pledue there inquire.

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C This mortgage contract provides no additional advances which may be made at the option of the Mortgage and secured by the this branch of the Mortgage and secured by the abanes the amount thereof may be added to the mortgage delt and shall be revealed by the amount of such advances the amount thereof may be added to the mortgage delt and shall be revealed by the amount of such advance and shall be a just of said note indebtedness under all of Agreement may be given and accepted for such advance and provision may be made to different months added to the contract shall be a just of said note indebtedness under all of Agreement may be given and accepted for such advance and provision may be made to different months additional Advance indebtedness, including all advances.

D That in case of failure to perform any of the covenants hereit. Mortgages may do on Mortgagor's heliafl everything so convenanted that said Mortgages may also do any also it may down necessary to protect the liera hereoi' dual Mortgagor will expay apon domand any numery, paid or distanted by Mortgages in any down necessary to protect the liera hereoi' dual Mortgagor will expay apon domand any numery, paid or distanted by Mortgages in any of the converse and such moneys together with interest thereon at the highest rate for which it is then havial to contract shall become so much additional indenticians secured in this mortgage will write the result in proceeds of said promises if not otherwise priority is the signal additional indenticians weights to any of the value of said promises in out otherwise priority is the strained any moneys as above authorized into advance or claims advanting moneys as above authorized into advance any moneys for any perform and to do any fit hereunder and the Mortgages shall be construed as requiring the Mortgages of any moneys for any perform to do any fit hereunder and the Mortgages shall be construed as requiring the Mortgages or any moneys for any performant to do any fit hereunder and the Mortgages shall not include any personal liability begause of any do or omit to do hereunder.

arthing it may do so out to do any for because and the deconder and the Mortgages shift not user any personal liability begans of a transmission of the source any payment of said note and obligation shefter the entry amount shall have been advanced to the Mortgage and the Mortgage and any be helded to the Mortgage and the source any other amount of a person other than the Mortgage, the Mortgage may within a first mortgage and any be helded to the Mortgage and the source and any other amount of a person other than the Mortgage, the Mortgage may within a first mortgage and any other amount of a person other than the Mortgage, the mortgage may within the same many as with its Mortgage, and any other to any other the source and the decarge to the source of the same many of the same and other to the Mortgage and any other to any other to any other to any other to the Mortgage and the decarge and any other amount of the decarge of the addition of the Mortgage and the decarge and the decarge be instanted to person other than the Mortgage and the decarge and the decarge be neared to a person other than the Mortgage and the decarge and the decarge to any other the approach of the mortgage and the decarge and the decarge be instanted to perfore any other decarge and the decarge and the decarge and the Mortgage and the source any other and the source and the Mortgage a

II That the Mortgagee may employ coloned for advice or other-dispute as to the delta hereby secured or the icen of the Instrument, on account of this licen or which may affect the table to the property securing loca and any reasonable attorney's fees so mean-exhault be added to an easimably incurred in the foreclosure of this mortgage and safe of the q or brigation affecting scale delta or icen, including reasonable betinated part of the delta hereby secured. All such amounts shall be payable by be meluded in any decree or indegment as a part of said intertage delta contract rate them at the legal rate.

I In case the mostgaged property, or any part thereof, shall lie taken collect and receive all compensation which may be paid for any property takengo, compensation so received shall be forthwith applied by the Mortgagee as it secured hereby, or to the repair and restoration of any property so damaged, ness shall be delivered to the Mortgagor or his assignce Mortgagee

The each model of the first and restoration of any property so damaged, provided that any every over the amount of the indebted-mess shall be delivered to the Mortgager or his assigned. I All ensembeds rents, issues and profits of said premises are pheloged, assigned and transferred to the Mortgager, whether now due or here or agreement is written or verbal, and it is the intration hereof tay to peloge said rents issues and profits of an analytic rends state and not secondarity and such pledge shall not be deemed using of in any forceborner decree and this to establish an absolute transfer and assignment to the Mortgager of all such leaves and agreement on any forceborner decree and this to establish an absolute transfer and assignment to the Mortgager of all such leaves and agreements and all the avaits thereander, together with the right in case of default there for or a first formelosure sale, to enter upon and take presession of manage, mantain and operate and premises, or any part profits regardless of when earned, and use such measures whether legal or opticaling to further leaves, offeet said waits, tents issues and profits regardless of when earned, and use such measures whether legal or opticaling to further leaves offeet said waits, tents issues and provers ordinarily incident to absolute ownership, advance to horrow money precessary for any purpose herein stated to secure which a lien is secured, and out of the income retain reasonable compensation for itself nay insurance beforem and there in the inter any descretion and assessments, and all expenses of every kind, including attorney's fees, included in the express of the now of Mortgager, in its sole discretion, needed for the aforeand purposes, first on discretion and assessments, and all expenses in personal there to or not. Whenever all of the informance of the Mortgager in the information into any apper indebudiness levely in personal there or after any decret of there foreward purposes, first on die interest and there on the ind

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 in said obligation contained shall thereafter in any manner affect the right of Mortgagee of performance of an evenenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or énforce performance of the same or any other of said covenants; that wherever the context hereiol requires, the masculine gender, as used herein, shall include the feminine and the weater and the singular number as used herein, shall include the plural; that all right 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

IN WITNESS WHEREOF, we have hereunto set on	ue hands and seals this 19th	day
of March A.D. 19. 69		
Alan C Endacott (SEAL)	Roberta S. Endacott (SE	EAL)
(SEAL)	(SI	EAL)