D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted is moneys paid or disbursed by Mortgagee for any of the covenants herein, Mortgage and set in the more stage for which it is then lawful to contrast shall become so much additional indebtedness secured by this mortgage with the same priority rate for which it is then lawful to contrast shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or precedes of sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of, any lien, to advance any moneys for any purpose not to do any act hereunder; and the Mortgagee shall be construed as requiring the Mortgagee of anything it may do or omit to do hereunder:

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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 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;

Indebtedness under the terms of this mortgage contract. I That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successor or 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 sue or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereinder 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 harge mon any of said property, of upon the filing of a proceeding in handringte by or against the Mortgagor, or if the Mortgagor, or in eutody of any court, or if hereing secured and said property, of upon the filing of a proceeding in handringte by or against the Mortgager, or if the Mortgagor, at the Mortgager abandon any of said property. Then and in any of said events, the Mortgage is berefity authorized and empowered, at its option and without affecting the line hereby created or if this property be placed under courted of the Mortgage hereunder, to declare without notice, all sums secured hereby immediately due and payable, whether or not such default her Yenedied by Mortgager hereunder, to declare investigate abandon and of said property, then and in any foreclosure a sale may be made of the premises en masse without offering the secure all sums secure therefores any indeptedness of the Mortgage to the Mortgagor, and said Mortgager may also immediately proceed to bareclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts segarately: If the the Mortgager may employ counsel for advice or other level service at the Mortgagee' discretion in connection with any several parts segarately:

H That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the delat hereby secured or theshere of shis Instrument, or any literation to which the Mortgagee may be made a party on icen and any reasonable attorney's fees so incurred shall be added to and be a part of the delat hereby secured or which may affect the title to the property secures of the delat hereby secured or which may affect as an delate or any second of the delat hereby secured of this mortgage and sale of the property secured or which may affect as an delate or transmitted to and be a part of the delat hereby secured. Any costs and expenses or litigation affecting said delat or lient including reasonably estimated amounts secured and the transaction, shall be added to and be a part of the delat hereby secured. All such amounts shall be payable by the Mortgager to the Mortgage on demand, and if not paid shall be included in any decree or indigenent as a part of said mertgage delat and shall include interest at the highest contrast rate, or if no such any contrast is the legal rate.

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to configuration of the mortgaged property and taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect to the immediate reduction of the indelatedness secured hereix, or to the repart and restoration of any property so damaged, provided that any excess over the amount of the indelatedness shall be delivered to the Mortgagor or his assignce.

1 All easements, rents, issues and profits of said premises are pledged, assigned and transferrentiter to become due, undie en by victue of any bease or agreement for the use or occupance) of saferent in secondarily and such pledge shall not the intention bereof (a) to pledge shall can be used and merged in any force/osure decree, an issues and not secondarily and such pledge shall not be deemed merged in any force/osure decree, an issues and in the thermal merged in any force/osure decree, an issues and in the thermal merged in any force/osure decree, an issues and in the thermal merged in any force/osure decree, an issues and in the thermal merged in any force/osure decree, an issues and in the thermal decree and agreements and all the gravits thereunder, there hereologies safe, to enter upon and take possession of, manage, maintain hereol, make beases for terms decreed and are such measures whether legal or equilable as it may appley renting agents of other employees after or repair said premises. Such a functionings and an use and there forms of instruments, bus functionings and the decree as the decreed of the such the such terms of instruments. In a function of the such terms of other temployees after or repair said premises and are applied for a gravitable as the decreed of the such the such terms of the terms of instruments. The such terms of the such terms of the such terms of the term of the term of the terms of the terms of the terms of terms of the term of terms of the term of terms of not. Whene 1400 herein et die Mortigager, im satisfactory es s. The prosession of Mortgager may continu ypei all Commissioner's Deed paragaint to a statistory period during which "it may be to allandor possession of said premises y had without this paragraph. No said al-

K That each right, power and remedy herein conferred upon the Mortgagee is sumulative of every other right or remedy of the arrange, whether herein or by law conferred, and may be enforced concurrently therewith, that no waver in the Mortgagee of performance are concurrently therewith that no waver is the Mortgagee of performance of the same or any other of said covenants; that wherever the context hereol efficiency, the maximum gender, as used herein, shall be transitioned in the same or any other and the squark number, as used herein, shall applied the plural transition gender, as used herein, shall are not enforced to any the same or any other and the squark number, as used herein, shall applied the plural transitions and assigns and bliggatons under the respective here, excutors, administrates, as meet and assigns of the Mortgagee , and that the power herein mentioned may be exercised as often as or axion therefor arises.

	set our hands and seals this day
d Nay	2 - An a start Right
Jonia Blitaigh The	AD : I Daules F. T. J. Land
Jon A. Blubaugh	Marilyn r. Mubangh (Lectrospical)
(SF	AL)
State of Missionsin	The second s
County of Millanukge	55
the state of the s	
I, Marold J. Bruce	a Notary Public in and for said County, in the State aforesaid,
O HEREBY CERTLEY that Ion A Blubaugh	and Marilun P. Platanet Later 1 - 1 - 1
O HEREBY CERTIFY that Jon A. Blubaugh	a and Marilyn F. Blubaugh, husband and wife
O HEREBY CERTIFY that Jon A. Blubaug	a and Marilyn F. Blubaugh, husband and wife
	the second se
ersonally known to me to be the same person or	persons whose name or names is or ane subscribed to the foregoing
	persons whose name or names is or ane subscribed to the foregoing
ersonally known to me to be the same person or strument, appeared before me this day in person a.a.aid Instrument as their free and vol	persons whose name or names is or are subscribed to the foregoing and acknowledged that they have signed, sealed and delivered untary act, for the uses and mirrorses therein set forth including the
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