B In order to provide for the payment of taxes, assessments, insurance premiume, and other annual charges upon the properly septring 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 comminged with other such funds or its own funds for the payment of such items: (b) be carried in a savings account and withdrawn by it to pay such items; or (c) be credited to the unpaid balance of such itemses as received, provided that the Mortgagee advances upon this obligation sum sufficient. I promise to pay the same accrete and become payable. If the amount estimated to be sufficient to pay said items are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay and items as charged or hilled without (urther inquiry.

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¹ 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 armane thereof may be added to the mortgage debt and shall increase the unum of such advances and such advances and shall be a marked such advance and shall be a such advance and shall be a marked such advance and shall be advance and shall be advance and shall be a marked such advance and shall be a marked such advance and shall be advance and shall be advance and such advance and such advance and such advance and such advance and shall be advance and advance and shall be advance and private and private and private and advance advance and advance and advance advanc

0 That in case of failure to perform any of the covenants berein. Mortances may do on Mortances cheight covering so convenantials that said Mortances may also de art at it may deem no cover to protect the here bereat. This Mortances will obser operations are also proved in the law process and such as the Mortance will obser the same the barries of the barries to the said mortance of the barries there are also be and the barries of the barries of the barries of the barries to the said mortance of the barries of

to the Mortgagen at the date becced, or at a later date, and to source any other amount or amount shall have been advanced indebtedness under the terms of this mortgage central.

F That in the event the ownership of said property or any part discreaf becomes vested in a person other than the Mortgager, the Mortgager may without notice to the Mortgager, deal with such successions on interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgager, and may forhear to sue as may extend time for particular deals with the debt hereby secured in the same manner as with the Mortgager, and may forhear to sue as may extend time for particular deals deal with reference to the secured hereby secured hereby secured in the same manner as with the Mortgager, and may forhear to sue as more start time for particular deals deals secured hereby secured in the same manner as with the Mortgager.

6. That time is of the essence hered and it default be made in performance of any covenant herein contained or in making any example interval and it default be made in performance of any covenant herein contained or an making any example more any of sail property, or more the idea of a proceeding in harkening a discovered to the default be made in a performance of any covenant herein contained to calore any making any even and sail property, or more the idea of a proceeding in harkening is a cannot the Mortgage, or if the Mortgage and the default be made in a subscripts by obtained to calore any existing any stall make an assignment for the herein or in the idea of a proceeding in harkening is to a cannot the Mortgage, or if the Mortgage and the any of sail property, then and in any of said property, then and in any of said covers, the Mortgage is been antherized and empowered, at the vortice all same secured herein individued and in any of said property in the observation of any or any observed, at the particle of an of any covers in the Mortgage is an any of said property in the bardward or any of said property in the therein any of a said even any of said property in the default is even any or any observed at the particle of the particle o

- fl Thit the Mortgage may employ coursel for advice or other load service at the Mortgage's discretion in connection with any dispute as the ded beerds service of the ded beerds service at the Mortgage's discretion in connection with any account of physical or soluble has a flat the table to the property service in molecularity in more soluble and the matrix and be a property service of the ded beerds are service at the fore loave of this mortgage and sale of the property service to each ded beerd are service of this mortgage and sale of the property service of the ded beerds are service and the solution of the ded beerds and expenses of the ded beerds are service to be been and an origination of the ded beerds are service at this mortgage and sale of the property service at the Mortgage on the service on the service of this mortgage and sale of the property service and are connection, with any other despited by a to be a mortgage and sale of the property service and are connection, with any other despite at the table to the mortgage and sale of the property service and are connection, with any other despite despite the table to the mort and the same to contract on shall be added to and be a part of the deal baceby secured. All such amounts shall be property be to Mortgage to the Mortgage on demand, and it not part shall be added to and be a part of the deal baceby secured. All such amounts shall be propertied by the Mortgage to the Mortgage on demand, and it not part shall be added to and be a property to the deal baceby secured. All such amounts shall be propertied with the table interest at the back back are induced at a start of an at the legal rate.

i In each a mortgaged property, or any part thereol, shall be taken by condemnation, the Mortgagee is hereby empowered to double t and receive all compensation which may be paid for any property taken or for dumages to any property not taken and all condemnation secured hereby, or to the grain and rectaration on grain and rectaration of any property so damaged, provided that any excess over the amount of the indebted ness shall be delivered to the Mortgagor or his assignee.

The set will be delivered to the Mortgages or his assigned.

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other eight or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no vaiver 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 enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the massimiline gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plaral; 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 secasion therefor arises. 92

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