IN WITNESS WHEREOF, we have bereunto set our hands and seals this 15th . A.D. 19 69 Lei hand D. Boice (SEAL)

herein conferred upon the Mortgagee is cumulative of every other right or remeth of the and may be enforced concurrently thereisth, that no warve is the Mortgagee of performance trained shall thereaftee in any mathematical the right of Mortgagee to require or enforce emants; that wherever the context beccol requires, the macoline gender, as used herein, shall millar number, as used herein, shall include the placal; that all rights and obligations under point the respective herein, shall include the space of and assigns of the Mortgagee e and that the powers herein mentioned may be received as due to be easily arise.

es the terms and and use such of when carourd, and use such ats of other employees, after a fire and extended caryance a introduct to absolute ownership. undy confing agents of other employees after or repair said pressures, buy furnishings and equipment therefor when it derives indexton thereous to have adequate first and extended corporate and other forms of measures as may be deemed advisable, and in general exercise all to have adequate first and extended corporate and other forms of measures as may be deemed advisable, and in general exercise all to have adequate first on the interaction of the income therefore nonexpressive and any present term stated to secure which a first is used, and out of the means create reasonable compression for itself, may instance pressions, tays and assessments, and all expenses one not, in its sole directions reasonable compression for the powers herein any and from time to time apply any latence of the powers between and from time to time apply any latence of the powers herein and all expenses one not, in its sole direction, meaded for the advected purposes, terst on the interest and above on the readed to the indebtedness performed herein or not. Whenever all of the indebtedness secured hereins in the proceeds of said, if any, whether there he a decrease and shall columnsh preserved all of the indebtedness secured hereins in the proceeds of said. If any, whether there he a decrease and shall columnsh preserved all of the indebtedness secured hereins is gard, and the Mortgage, in its sole discretion, fields that additional means secured hereins is and in tull or unit the delivery of a Master's Deroid as pression of Mortgager tony continue until glossing the lien herein. In the discretionary power at any time to reliave of the statutory period during which it may be issued, turn allo secured. However, have the discretionary power at any time to reliave to take or to abandon possession of said premises without turnable against Mortgage possession ecases.

the and property of any property of any property

clearlisservice at the Mortgagee's discretion in connection with any in any litigation to which the Mortgagee may be made a party on in the indefinedness hereity second or which may affect said debt or and be a part of the debt herein secured. Any robust and expenses property securing the same and in connection with any other dispute 1 amounts to combine the transaction, shall be added to and fix a with Mortgage to shall. Mortgage on element, and if not paid shall us the Mortgage to shall. i literi in algorithm in managered on it in allest times of e dickt horse for d off any deco

6. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any ment under said note or obligation or any extension or renewal thereas, or if proceedings he instituted to enforce any other lien or get upon any of said property, so inpon the follow of a proceeding in binkging ty or against the Mortgage, or if the Mortgage in hereby extension or renewal thereas, or if proceedings he instituted to enforce any other lien or any of said property, or is another lien or any extension or renewal thereas, or if proceedings he instituted to enforce any other lien or in Mortgage. The langest of the knowledge is hereby authorized and empowered, at its on and without affecting the hereby created or the private of said lien or any right of the Mortgage is hereby authorized and empowered, at its not rotice, all sime scenced beede individuable due and pavaile, whether or not such default be remedied by Mortgage, and apply methately proceed to foreclose this martgage, and in any fore loanse a said may end due to Mortgage, and said Mortgage may also not be defaulted and end of the Mortgage to the Mortgage, and said Mortgage may also not set of the subrage indebtedness any indebtedness of the Mortgage to the Mortgage, and said Mortgage may also methately proceed to foreclose this martgage, and in any fore loanse a said may be made of the promises on masse without affering the induction of the subrage of the su

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced 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 delitedness under the terms of this mortgage contract: F. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the adged being secured in the same manner as with the Mortgagor, and may forbear to successors in interest with reference to this mortgage and eared hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

D That in case of failure to perform any of the covenants herein Mortgagere may do on Mortgagor's behalf everything so convenanted; that said Mortgagere may also do any act it may deem necessary to protect the lien hereof: that Mortgagor will repay upon demand any noneys paid or disbursed by Mortgagere for any of the above purposes and such moneys together with interest thereon at the highest as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or preceeds of subtraction of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagere inquiring the validity of any lien or advance or claim advancing moneys as above authorized, but nothing herem contained shall be construined as requiring the Mortgagere or advance are taken advancing moneys as above authorized, but nothing herem contained shall be construined as requiring the Mortgagere or advance or claim advancing moneys are not to do any act hereunder; and the Mortgagere shall not mean any personal liability because of anything it may do or omit to do hereunder:

C This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by irigage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall incr-upaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under a terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance e and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to be been modified advances. the the Agr

And the C

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