D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted that said Mortgagee may also do any act it may deem necessary to protect the lien hereof: that Mortgagor will repay upon demand any net to be above purposes and such moneys together with interest thereon at the highes are tor which it is then lawful to contract shall become so much additional indebtdness secured by this mortgage with the same priorit sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgage to inquire into the validity of any lier of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgage to inquire into the validity of any lier of said premises for any moneys as above authorized, but nothing herein contained shall be construed as regularing the Mortgage any moneys for any purpose nor to do any at hereunder; and the Mortgage shall not incur any personal liability because or any thing it may do or omit to do bereunder;

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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 o the Mortgäger at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage adebtedness 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 Mortgage may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the deht 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 hereunder or upon the debt hereby secured.

G That time is of the essence hereof and if default be made in performance of any evenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any diversion of the defit hereby secured; charge apon any of said property, or upon the filing of a proceeding in bankrapter by or against the Mortgagor, or if the Mortgagor, or is and empowered, at its without solive, all sums secured hereby immediately due and payable, whether or not such default he remedied by Mortgagor, and apply immediately spoceed to forechase this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately:

The That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any differences in the first of the dest humbly secured or the lien of this Instrument, or any litigation to which may affect the tilte to the property securing the indebtedness herein secured or shich may affect said debt or and any constantial attorney's feession interred shall be added to and be a part of the debt herein secured any shich may affect said debt or property securing the indebtedness herein secured any shich any affect said debt or property securing the indebtedness herein secured any shich any affect said debt or property securing the same and in connection with any other dispute of the debt herein secured. All such amounts shall be payable by the Mortgagee on demand, and it hat paid shall be payable by the Mortgagee on demand, and it hat paid shall be confided to and shall include interest at the highest contract rate, or it no such real table then at the legal rate.

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to dest and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation mpensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness cured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted-ss shall be delivered to the Mortgager or his assignce.

The activity in the two is the two is the property is antiaged, promised and transferred to be Mortgagere, whether now due or been shall be delivered to the Mortgager or his assigned. I All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagere, whether now due or been detered because due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said and out scondarily and such pledge shill not be deemed merged in any locelesure descree, and this to establish an absolute transfer and there of activity of the two virtue of any lease or addition of the use or occupancy of said property, or any part thereof, whether said and out scondarily and such pledge shill not be deemed merged in any locelesure descree, and this to establish an absolute transfer and there of activity of the two virtue of any loce and all the avails thereinder. Some said profits and advisting the said the register and starting between advecting agents of all such leases and agreements and all the avails thereinder. Some said avails, tents issues and profits the tables of aben earned, and are such measures whether lead or quantile as it may doeen proper to vefore; collection there or inverting agents of when earned and merger and office forms of distance as may be deemed advisable, and in general exercise of measures adequate fir and extended envergance and on the measure therefore when here are purpose here in any sectores whether here the avails the start is the the indebitedness beech avery kind, including attenets is fees, incurred in the exercise of the proves herein given, and then on the provisable and here there are all of the indebitedness accured here here an electron the Mortgagere, is at solar discretion, feesh the avery kind, including attenets is fees, incurred in the exercise of the proves herein given, and then on the provisable and satis there indebitedness avery start, including attenets

K That each right power and remedy herein conferred upon the Mortgages is sumulative of every other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that no seaver by the Mortgages of performance of any covenant herein or in said objugation contained shall thereafter in any manner affect the right of Mortgages to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the mascillar generation and the singular number, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the phral; that all-rights and obligations under this mortgage, shall even to and assigns of the Mortgager; and that the powers herein mentioned may be exercised?as often as use and merging and the successors and assigns of the Mortgager; and that the powers herein mentioned may be exercised?as often as use and thefetor arises.

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