At In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empower collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemn compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indekte secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indekte ness shall be delivered to the Mortgagor or his assignce.

Secured, hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or apon the deit hereby secured. C That time is of the essence hereof and if default he made in performance of any covenant herein contained or in making any harment under sail noise or obligation or any extension or renewal thereof, or if proceedings he instituted to enforte any other lien or harge men any of said property, or upon the filing of a proceeding in bankrupter, he or against the Mortgagor, er if the Mortgago had make an assignment for the bareht of his creditors or if his property he placed under control of or in custody of any court, or is without notice, all sums secured hereby intended of the priority of said lien or any right of the Mortgagor, and empowered, at his into and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagor, and approx-toward, the payment of said mortgage indebtedness ary indebtedness of the Mortgage to the Mortgager, and and Mortgage and any foreclosure a sale may be made of the premises on masses without offering the intendities proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises of masses without offering the incommediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises an more may fill and be added to and any distribution of the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgager any lite mathematical debt and any difference shereby secured a part of the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgage or which may affect and debt and hereoffishes in the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgager any affect and debt and hereoffishes in the debt hereby secured or the lien of this Instrument, or any litigation to which the affecting which may filter the tille to the property securing the same a

F That in the event the ownership of said property or any part thereof becomes vested in a per debt hereby weared in the same manner as with the Mortgagor, and may forbear to successors in interest w ured, hereby, without discharging or in any way affecting the liability of the Mortgagor bereunder

E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been the Mostgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the delatedness under the terms of this mortgage contract;

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf evo are said Mortgagee may also do any art it may deem necessary to protect the lien hereof; that Mortgagor's behalf evo meys paid or disbursed by Mortgagee for any of the above purposes and such moneys together soft interest the original indebtedness and may be included in any decree foreclosing this mortgage and be gaid of it to the mortga of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into it andwarce any moves for any purpose me to do any art hereunder; and the Mortgagee shall not incur any per-sisting 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 Mortgagee and secured by this target, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance and shall be a part of said note and delivered. An Additional Advance and shall be made for different monthly payments and a different interest each other express, modulcations of the contract, but in all other respects this contract shall remain in full force and effect as to said federates.

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property ing this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent extreellth of such items, which payments may, at the option of the Mortgagee, tails is be held by it and commingled with other such a credited to the uppaid balance of said indebtedness. (b) be carried in a savings account and withdrawn by it to pay such items; or its own such items as the endot below of said indebtedness are received, provided that the Mortgagee advances upon this obligation sum end, I promise to pay said items are the difference upon demand. If such sums are held or carried in a savings account, the same are hereby pledge ther secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

**THE MORTGAGOR COVENANTS:**A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assessments, superint extending the time of payment thereof; (3) To keep the improvements now or hereafter upon said premises insured against damage by fite, and such the purpose of this pay require, unit said indebtedness is fully gaid, or in case of forechoure, unit extended against and no such form as shall be satisfactory to the Mortgage dupic at the save of forechoure, unit extended against and to provide public liability insurance and such other insurance as the Mortgage dupic at a case of forechoure, unit extended against, and to provide public liability insurance and such other insurance as the Mortgage dupic at a case of forechoure, unit extended against, and to provide public liability insurance and such other insurance as the Mortgage dupic at a case of forechoure, unit case of the criticate of additional of the Mortgage dupic at a case of forechoure, unit case of the criticate of additional deptedness, in its discretion, all claims thereander and to execute and deliver on heladi of the Mortgage dupic at a case of any deficience and criticate of additioner of the property or upon the indebtedness are required to be signed by the Mortgage for each purpose of any insurance claims thereanders and in the standed diverse on heladi of the Mortgage for each provide of any insurance claims to the Mortgage of any subscripts, when the addition and repart, without we stee, and in full; (4) humediately at the stander dupic and increase of any insurance claims to the standers is part of additioners and thereander and to execute and deliver on heladi of the Mortgage dupic at a case of the property or upon the indebtedness is part on a data as the strategies and increase of any insurance claims to the strategies and increase of any in

and payable at once. THE MORTGAGOR COVENANTS:

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note. Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

, 1969 ,

(\$ 138.62 ), commencing the first day of September

(\$ 18,450.00 ), which Note, together with interest thereon as therein provided, is payable in monthly installing One Hundred Thirty-eight and 62/100-----

9.5 1

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161

161

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of Eighteen Thousand Four Hundred Fifty and no/100-----

TO SECURE

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