C This mortgage contract provides sugge, and it is arread that in the e-umpaid halance of the note hereby terms of said nate and this contract rement may be given and accepted "and other express modifications of elitedness, including all advances: es for additional advances which may be made at the option of the Mortgagee and secured by count of such advances the animum thereof may be added to the mortgage debt and shall incr secured by the animum of such advance and shall be a part of said note indebtedness under a 1 ps fully as if a new anch note and contract serie executed and delivered. An Additional Adva for such udvance and provision may be made for different granthy payments on a Additional Adva the contract, but in all other respects this contract shall remain in full fore-and effect as to d by this

in the 1

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Interteeness, including all advances: D That in case of failure to perform any of the covenants herein. More that said Moretagee may also do any act it may deem necessary to protec-moneys paid or disintrased in Moretagee for any of the above purposes any rate for which it is then lawful to contract shall become so much additional as the original indebriefness and way be included in any decree fore-dosing safe of said premises it not otherwise paid: that it shall not be obligatory up in advance any moneys for any purpose not to do any act hereinder, and the anything it may do or unit to do hereander. agee may do on Mortgagor's behalf everything so convenanted ; he lien hereoft that Mortgagor will replay upon demand any such moneys together with interest thereon at the highers and debtedness secured by this mortgage with the same priority this mortgage and be paid out of the rents or preceeds of on the Mortgage be inquire into the validity of any lien, rein contained shall be construed as requiring the Mortgage

E. That it is the intent hereof to secure payment of and n to the Mottgager at the date hereof, or atta later date, and to secure indebindness under the terms of this mortgage constract:
F. That in the event the dwnership of said property or any p Mottgager may, without notice to the Mottgager, deal with such so the delt hereby secured in the same manner as with the Mortgage for the later hereby, without discharging or in any way affecting the in

Secured herein, without discharging or in any way affecting G. That time is of the essence increal and if default be payment under said note or obligation or any extension or re-turning upon may of said property, or upon the filing of a pro-shall make an assignment for the benefit of his creditors or if the Mortgagor abundon any of said property, then and in any prime and without affecting the lare locative vectors of the payment and without affecting the lare locative vectors of the without make, all same secured hereits immediately due and toward the payment of said infittage indebinedness any indebin unrediately proceed to furcelose this mortgage, and in any for several pairs separately;

1 dir ease the mortgaged property, or any part thereol, shall be taken offset and receive all compensation which may be paid for any property taken compensation so received shall be forthwith applied by the Mortgagee a-scured hereby, or to the repair and restoration of any property so damage ness shall be delivered to the Mortgagor or his assignee.

employ renting agents of other employees, after or repair said premises, buy furnishings and equipment therefor sum purchase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and a purchase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and a hereby created on the mortgaged premises and on the income therefore which here is prior to the kien of any other secured, and out of the mortgaged premises, and on the income therefore which here is prior to the kien of any other secured, and out of the mortgaged premises, and on the income therefore which here is prior to the kien of any other secured, and out of the mortgaged premises, and on the income therefore which here is prior to the here of any other secured, and out of the mortgaged premises, and comparison for itself, pay insurance premiums, tayes and assess of every kind, including attorney's lees, incurred in the exercise of the powers herein given, and from time to fine more not, in its sole discretion, needed for the aforeasid purposes, first on the interest and then on the principa mereby secured, before or after any directer of forecloaure, and on the idencience in the proceeds of sole. If any, which is no substantial uncorrected default in performance of the Mortgagers agreements herein, the Mortgager, is an all indeitedness secured hereely is paid in full or until the delivery of a Master's Deed or Special Commissioner's De-foreclosing the lien hereof, but it no deed be issued, then until the expirations of the adading possession of Mortgagee shall, however, have the discretionary power at any time to relues to take or to abandon possession of affecting the lien hereof. Mortgagee shall have all powers, if any, which it much have had without this paragraph only sitty days after Mortgagee's possession ceases.

K That each right, power and remedy herein conferred upon the Mostgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in and obligation contained shall thereafter in any manner affect the right of Mortgagee of performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall enclose the feminine and the neuter and the singular number, as used herein, shall not the the tright of and only gender, as used herein, shall 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 accasion therefor arises.