

15 11 D That in case of failure to perform any of the covenants herein Mortgage may do on Mortgage's behalf everything so convenanted; that said Mortgage may also do any act it may deem necessary to pouter the lien hereo! that Mortgage's behalf everything so convenanted; that said Mortgage may also do any act it may deem necessary to pouter the lien hereo! that Mortgage's will repay upon demand any moneys paid or obsursedely Mortgage for any of the above purpose; and such moneys together with interest thereon at the highest rate for which it is then havful to contract shall become as much additional indebiedness secured in this mortgage with the same priority as the original indebiedness did may be included in any increase for each of said premises if not otherwise part; that it shall not be obligatory upon the Mortgage to inquire into the validity of any fien, neumbrance or claim advancing moneys as above authorized, but nothing herein contrained shall be construed as requiring the Mortgage to advance any moneys for any purpose nor to do any act hereunder; and the Mortgage shall not incur any personal liability because of anything it may do or omit to do hereunder: anything if may do or omit to do becommer: I. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgager at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract; F. That in the event the ownership of such property or any part thereof becomes seted in a person other than the Mortgager, the Mortgager may without notice to the Mortgager, deal with such galace sort or successors in interest with reference to this mortgage and the deth hereby secured in the same manner as well the Mortgager, and may forhear to suce or may extend time for payment of the debt, secured hereby, without descharging or in any way affecting the liability of the Mortgager and there a may extend thereby excured in the scharging or in any way affecting the liability of the Mortgager and hereby excured in the scharging or in any way affecting the liability of the Mortgager and the reference or upon the debt are thereby excured in the scharging or in any way affecting the liability of the Mortgager and the debt are there or upon the debt are thereby excured.

Section hereix, without discharging of an any way allocating for habitry of the Mariaggio merinader or upon the deal hereby secured; G. That time is of the essence hereof and if default is made in performance of any covenant herein contained or in making any payment index said note or obligation or any extension of renewal thereof, or if proceedings he instituted to enforce any other lies or orarge upon any of said property, or upon the filing of a proceeding in bankruptey by or against the Mortgagor, or if the Mortgagor shall make an assignment for the herebit of his creditors or if his property he placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, then and in any of said events, the Mortgager is hereby authorized and empowered, at its option and without affecting the item hereby created or the priority of said blen or any right of the Mortgager. Bortgager, and and theward the payment of said mergage indebtedness of the Mortgager to motivate the Mortgager, and any any abso-immediately proceed to forevious this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately.

If That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any affect as to the debt hereby secured or the lien of this lustrument, or any litigation to which the Mortgagee may be made a party on account of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect said debt or pier and any reasonable attorney's lees so incurred shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonable attorney's lees so incurred shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonable attorney's lees so incurred shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonable entities and any creasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgage on demand, and if not paid shall be juchbled in any decree or judgment as a part of soil mortgage debt and shall include interest at the highest contract rate, or if no such contract rate, then at the legal rate.

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

C. This mortgage contract provides for additional advances shoch 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 amount thereof may be added to the mortgage debt and shall increase the terms of said note and this contract as fully as if a new such note and contract may be made for different monthly parments and a different interest rate and other express mollingations of the contract, but in all other respects this contract shall remain in full force and effect as to said

we may the underlandness. I promise to pay mentility to the Medicance or addition to the move payments, a sum estimated to be equivale funds or approximation for the payment of such terms: the deprine of the Medicance, the held in a summarized to be equivale funds or approximation for the payment of such terms: the deprine of the Medicance, the held in a standard payment of such terms (or the credited to the unpaid balance of said indefinedness as received, provided that the Medicance advances upon this obligation an sufficient. I promise to pay the difference apon domand II such sums are held are carried in a same account, the same are been to be to there seente this indeditedness. The Mortgagee is authorized to pay and times are held are carried in a same account, the same are been by field to the function of the Mortgagee is authorized to pay and times are the field or carried in a same account, the same are been by field to the Mortgage and the same are been and the same are the sum and the same account of the same are been by field that the same are been by field the same account of the same are held are carried in a same account.

A (1) To pay said indebtedness and the interest thereare a local and instant note marked there are planner threads (2). To pay solve the interest thereare a local and property thinks there is a solve and indebtedness and property the labeled thereard (2) is a solve the interest of the pay solve the pa

THE MORTGAGOR COVEN ANTS:

CD the performance of all of the covenants and obligations of the Montescene to the Montescene as contained herein and in said Nati \vec{F} Upon transfer of title of the real costate mortgaged to secure this note the entire balance remaining due hereinder may, at the option of the mortgagee, be declared the and cauchle at one.

(2) any advances made by the Mortgage. To the Mortgager, or his successor in trie, for any primose, at cancellation of this Mortgage, but at no time shull the Mortgage secure advances on account of said organial No.

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

One Hundred Sixty-four and 19/100-----1\$ 164.19), commenting the First

(\$ 20,000.00), which Note together with interest therein as therein provided, is payable in monthly insta

(1) the payment of a Note executed by the Mortgagor to the of the Mortgagee hearing even date henewith in the principal sum of Twenty Thousand and no/100-

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