B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property in one twelfith of such items, which payments may, at the option of the Mortgagee, (a). In held by it and commingled with other such to one twelfith of such items, which payments may, at the option of the Mortgagee, (a). In held by it and commingled with other such (c) be credited to the unpuid balance of said indeludeness as received, provided that the Mortgagee dynames upon this obligation sum-afficient. I promise to pay the difference inpon demand. If such sums are held or carried to be sufficient to pay said items is not in further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inpury.

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C. This mortgage contract provides for additional advances schick may be made at the option of the Mortgages 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 unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under all of Agreement may be given and accepted for such advance and provision may be made for different morthy payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said indebtedness, including all advances.

D. That in case of failure to perform any of the covenants herein. Mortgagee may do on Mortgager's behall exerviting seconvenanted, that said Mortgagee may also do any art it may deem necessary to protect the lien beyond that Mortgagee's behall exerviting seconvenanted, moneys paid of distanced by Mortgagee by any of the above purposes and such moreys together with interest thereon at the highest rate for which it is then fawlid to contract shall become so much additional indebiedness secured by this mortgage by and may be included in any derive foreclosing this mortgage and be paid out of the cents or jpercosk of end premises if not otherwave part but it is half not be obligated by Mortgagee to inquire into the validity of any lien outputs to advance or claim advancing moneys as above anthorized, but noting herein contained shall be constructed as sequiring the Mortgagee any more shall not never any personal liability because of anything it may do or omit to do hereindees.

E That it is the intent hereof to score provinent of said note and obligation whether the entire amount shall have been advanced to the Mortgago 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 said projects or any part thereof becomes vest. Mortgagee may, without notice to the Mortgagor, deal with such such says or successors in the delt hereby secured in the same manner as with the Mortgagor, and may forbeat to suc-secured hereby, without discharging or in any way affecting the limbity of the Mortgagor. on other than the Mortgagor, the b reference to this mortgage and od time for payment of the debt, it upon the debt hereby secured.

G. That time is of the essence hereol and it default be made in performance of any encentation of an analysis are particular and the estimated of in analysis are particular and the estimated of in analysis are particular and the estimated of an analysis of the essence hereol and it default be made in performance of any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or shall make an assignment for the benefit of his creditors or if his property is proceedings be instituted to enforce any other lien or shall make an assignment for the benefit of his creditors or if his property is proceeding in bankraitev is or against the Morigager, or if the Morigager, or if the Morigager, or if the Morigager is barely and only any creating of the proceeding the placed under control of or in unstoley of any court, or if plan and or shall extend the creditors of any extension or renewal there are assignment for the benefit of his creditors or of any events, the Morigager is barely anthorned and empowered, at its without mater, all sums secured here here any indicate first and particle whether or not such a fait is been been assignmentative in and bard particle whether or not such a fait is been dealed to Morigager. The declares the participated in the participate indicate firsts in and bard particle whether or not such a fait is been dealed to Morigager. The declares the participate proceed to foreclase this morigage, and in any foreclass of the Morigager to the Morigager, and and Morigager must also more than any foreclase the any foreclass in the mass second effect of the interview of the any foreclass of the Morigager to the masses without offering the second and the participate indicate first any foreclass is a sub mass. The mass second effect of the foreclase the masses without offering the second and the participate in the second of the participate.

He That the Mortgagee may employ connect for advice or other legal service at the Mortgagee's discretion in connection with any dispute is worthed delt hereby secured or the line of this Instrument, or any litigation to which the Mortgagee's discretion in connection with any account of this file on or which the tild to the projective secured or which the Mortgagee's discretion in connection with any dispute is an 'presonable attorney's fews so incurred shall be added to and be a part of the delt hereby secured or which movies allow and expenses or litigation allowing which the Mortgagee's discretion with any delth or and be a part of the supervise secured in the delth hereby secured or which movies allow and expenses or litigation allowing and delto or including such delth or including such delth or reasonably estimated amounts to conclusive the canonic shall be added to and be a part of the supervise secured. All such amounts shall be pavaille by the Mortgager on domain and in connection, shall be added to and be a part of the Mortgage or on the supervise secured. All such amounts shall be pavaille by the Mortgager on domain, and it not paid shall be added to and be a part of the Mortgager on domain, and it not paid shall be added to and be a part of the Mortgager on domain, and it not paid shall be added to and be a part of the Mortgager on domain, and it not paid shall be added to and be a part of the Mortgage delt and shall include interest at the highest contract trate or it no such anterest at the legal rate.

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I on 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 puid for any property taken or for damages to any property not taken and all condemnation generations as received shall be forthwith applied by the Mortgagee as it may elect to the immediate reduction of the indebtedness scured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignee.

The sentence of the first of the Mortgager of his assigned.

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgage, whether herein or by law conferred, and may be enforced consurrently therewith; that no waiver by the Mortgage of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgage to require or enforce performance of the same or any other of said covenants; that wherever the context hereofvequires, the maxuline gender, as used herein, shall include the function the nortgage 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 occasion therefor arises.

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