K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in said obligation contained shall thereafter in any manier 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 include the phiral; that the neuter and the singular number, as used herein, shall include the phiral; that do bligations or obligations 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.

a premises and on the account therefrom which hen is prior to the line of any other indebtdeness berefy events, resonable compensation for itself, pay insurance premiums, faive and accounts, and all expenses is needed for the atoresaid foreposes, to at an abie interest and then on the principal of the indebtdeness to decided for the atoresaid foreposes, to at an abie interest and then on the principal of the indebtdeness of the decided for the indebtdeness accured hereby is paid, and the proceeds of safe. If any, whether there he a decree d default in performance of the Mortgager is agreements herein the Mortgager, on satisfactory evidence and in that in order on the Mortgager is agreements herein the Mortgager, on satisfactory evidence is and pay to Mortgager any surplus means in its hands. The possession of Mortgager may continue and its decree of the discretioner at a Master's Decol or Special Commissioner's been previous decree he discretionary power at any time to vehage to take or to abandon possession of said premises within agree shall have all powers, if any, which it might have had without this paragraph. No sait shall be summer areas or omissions relating to the subject matter of this paragraph index commenced within some energy.

part thereof, shall be taken by condemnation, the Martgages is hereby empri-uand for any property taken in the damages to any property not taken and all cond-ied by the Mortgages as at may elect to the immediate reduction of the ind-any property so damaged, provided that any excession the amount of the an

If That the Mortgages may employ counsed for advector of the debt hereiv secured on the inter of this Instrument, account of this form or which may affect the title to the property secure encount of this form or which may affect the title to the property secure encounted Constraints in the foreviewing these an investigate and sale of the fit interviewing and field or including the secure debt of the fit interviewing and field or including the secure debt of the fit interviewing the secure of All and the secure debt of the mortgage. liscretion in connection with any stagge may be made a party on or which may after said defit or secured. Any costs and expenses source that we costs and expenses source that with any other dispute ion, shall be added to and be a on demand, and if not paid shall ghest contract rate, or if no use The second

G That time is of the desence hereof and it deta parment under such and property, or up any way all formerst under such and property, or upon the filing at shall make an assignment for the hereit of hubbereding the Mortgageo ahandor any of such property, there and option and without affecting the local hereity element without notice, all sums secured hereity immediately in troacael the payment of such anotage undertakeness any immediately proceed to formelase moletacience, and or several parts separately: default be made in performance of any covenant herein contained or in making any noison or renewal thereof, or if proceedings be instituted to enforce any other lien or of a proceeding in backrupter is or against the Mortgagor, or if the Mortgagor during of an property be placed under control of us in castody of any court, or if and in any of said events, the Mortgagor is hereby antherized and empowered, at its of or the priority of said lien or any right of the Mortgagor hereander, to declare us and and passable, whether or not such default be remedied by Mortgagor, and apply in indicated on the Mortgagore to the Mortgagir, and said Mortgagor may also

F That in the event the ownership of said property or any part Mortgager may, without notice to the Mortgager, deal with such succe the deht berefox secured in the same manner as with the Mortgager, an secured hereby, without discharging or in any way affecting the halo perty or any part thereof becomes vested in a person other than the Mortgagor, the all with such successor or successors in interest with reference to this mortgage and the Mortgagor, and may forbear to sue or may extend time for payment of the debt, allesting the liability of the Mortgagor bereunder or upon the debt hereby secured

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

D. That in case of failure to perform any of the essenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted; that said Mortgagee may also do any act-it may down necessary to protect the lien hereof; that Mortgagor will repay upon demand any rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority also of said premises in not otherwise pand; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, to advance any moneys for any purpose nor to do any act herender; and the Mortgagee shall not incur any personal liability because of anything it may do or unit to do hereunder;

 ℓ . This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this inclusive, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage dela and shall increase the unpaid balance of the note heredy 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 to such advance and provision may be made for different monthly partners, and different interest and advances the 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.

B, In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property in one-twelfth of such items, which payments at the option of the Mortgagee, in addition to the above payments, a sum estimated to be equivalent funds or its own funds for the payment of such items; this be carried in a savings account and withdrawn by it to pay such items; to be everified to the unpaid balance of said indeltedness as received, provided that the Mortgagee advances upon this obligation sums sufficient. I promise to pay the difference upon demand. It such sums are held or carried in a submit account, the same are hereby pledged to further secure this indeltedness. The Mortgagee is authorized to pay said items as the same are hereby pledged to further secure this indeltedness.

THE MORTGAGEOR COVENANTS:
A 19 The pay said indebtedness and the interest thereon as herein and in said note provided, or according to any densent at standard and the pay said provided at the pay said provided provided provided provided

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THE MORTGAGOR COVENANTS:

"A " |