C This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this agare, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase 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 terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance cement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said chetdness, including all advances.

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D That in case of failure to perform any of the covenants herein, Mortgager may do on Mortgagor's behalf everything so convenanted; that said Mortgager may also do any act it may deem necessary to protect the lien hereoil; that Mortgager will expay upon demand any tate for which it is then lawful to contrast shall become so much additional indebtedness secured by this mortgage, with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage and be half out of the rents or preceeds of said premises. If not otherwise paid; that it shall not be obligatory upon the Mortgagee to infigure into the satisfy lien, advance any moneys for any purpose nor to do any act bereander; and the Mortgagee shall be construed as requiring the Mortgage and the software any moneys for any purpose nor to do any act bereander; and the Mortgagee shall be construed as requiring the Mortgage and the said be construed as requiring the Mortgagee and the said be construed as a more second be been any been.

shall have been e added to the

F. That it is the intent hereof to secure payment of said note and obligation whether the entire am the Mortgagor at the date hereof, or at glater date, and to secure any other amount or amounts that in declardness undergifte terms of this mortgage contrast: I. That in the event the ownership of said property or any part thereof becomes vested in a person ortgage may, without notice to the Mortgagor, deal with such successor or successors in interest with or is debt hereby, without notice to the Mortgagor, deal with such successor or successors in interest with or in debt hereby, without discharging or in any way affecting the liability of the Mortgagor hereander or

A statisty increase, without discharging of in any way affecting the fiability of the G. That time is of the essence hereof and if default he made in perform parment under said note or obligation (6) any extension or genewal thereof, so charge upon any of said property, or upon the filing of a proceeding in hand, shall make an assignment for the hereoft of his creditors or if his property here does not be and extended on the principal evolution of any extended evolution of the principal evolution of the Mortgage adaptive of the thereby created or the principal evolution and without affecting the lien hereby created or the principal evolution ward the gravmentage induction eases of the Minimediately presented is therefore this mortgage, and in any four lower a sale reserval parts separately. the interance of any covenant herein contained, or in making any cf. or il proceedings be instituted to enforce any other lies or lankruptcy by or against the Mortgagor. On it he Mortgagor ty be placed under control of or if custody of any court, or if ents, the Mortgagee's bereful authorized and empowered, at its and lies or any right of the Mortgagor, and apply bother or not such delaalt be remedied by Mortgagor, and apply the Mortgagee to the Mortgagor, and said Mortgagee to the Mortgagee to may also be Mortgagee to the premises en masse without offering the

ion, the Mortgagen appereits any property not taken and a the munechate reduction any excess over the amount

agreement is written to soldad and it is the intention hereof to 'to pledge suid verits, issues and paints out a paints with suid end center commany is and such pledge-shall not he decord merged in any force-losure decree, and this to establish an absolute transfer and cent to the Mortague of all such bearse and successents and all the avaits decrementer contributions with the right in case of defaults autors to allow incodes are subject to enter upon and take procession of mutage, maintain and optimes, solver any part gashe leaves for terms deemed advantageous to it terminate or modify existing or future leaves, collect suid avaits, ment, issues and resultes at when carned, and use such measures whether legal or quitiable as it may deem proper to entropy are such as a second merged and the tre and extended coverage and other loss of insurance as that is proper to entropy when it decays and retail and the absolute ownership, advance or hourse unoney necessary for any purpose herein stated in second where denotes and ordinarily invitent to absolute ownership, advance or hourse unoney necessary for any purpose therein stated in second where a second of the proper to entropy and the independence of the provest works and exploring agreents of the independence of the prove unoney necessary for any purpose therein stated in second which a lien is erated on the montaged premises and on the means thereform which lien is prior to the lien of any other indebatedness hereby and out in the sub-dime relation reasonable compensation for itself, pay insurance given and from time to time apply any balance of seconds in lie where of alter any device of the proves herein given, and from time to time apply any balance of seconds there or after any device of location and purposes, they on the interest and the monotage of as a statisticators evidence statistication necessite declaring a sub-the deche bears in the deche device of a statistic to a statisticatory evidence second there or after any device of location any surplus income

councily herein conferred upon the Mortgagee is cumulative of every other right or remedy of the onlivited, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance ratios contained shall thereafter in any manner affect the right of Mortgager to romain or enforce of suid covenants; that wherever the context hereof requires, the massuline gender, as used herein, shall not the singular number, as need herein, shall include the plural; that all rights and obligations under hinding upon the respective here, executors, administratore successors and assirus of the Mortgagor That each right, p see, whether horein or overant horein or in any of the same or in

IN WITNESS WHEREOF, we have hereunto set our h	inds and seals this 31 st day
of January X.D. 19.70	
Robert E. Skaggs (SEAL)	Rita D. Skaggs
(SEAL)	(SEAL)