K. That each right, power and remedy herein conferred upon the Mortgagee is camulative of livery other right or minedy of the Mortgagee, whether herein or its slaw conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant herein or its slaw conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance performance of the same or any other of said covenants; that wherever the context hereof requires, the maxeultance generative requires and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and the binding upon the respective herein, stall include the plural; that all rights and obligations under and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

A second relative of the Mortgager or his assigned.
A fill ensements, or the Mortgager or his assigned.
A fill ensements, rents, issues and prefits of said premises are pledged, assigned and transversed to the Mortgager, whether now due or breaches to beyone due, under or by vittue of any lease or arreement for the use or occupancy of said property, or any part hereof, whether sold and it is the internation hereof (a) to pledge said rens, issues and profits on a parity with said real state or accendancy and such pledge sail not be ideemed merged in any force-burre decrease, and (b) to establish an absolute transler and any escendarity make leases to the Mortgage of all such leases are agreements and all the avails thermaler, together with the right in case of default, there of a there for eacher to the Aloritagite of all such leases and agreements and all the avails thermaler, together with the right in case of default, there of a make leases to treat scened advantageous to it, terminate or models existing or lature leases, cohert said avails, rents, issues and profits or any part there and extended accenter and the process whether lead or equilable with the right in case of default, there of a when earoned, and use such measures whether lead or equilable visiting or lature leases, cohert said avails, rents, issues and profits or allowed leases are agreed and in the exercise of the there and extended coverage and other forms of insurance at any be deemed advisable. and in general exercise all worth age of horne when it is a deame profits of any purposes herein stated to scence which a leaving or horne more therefore whether leaves and room there in the process of a state or any other indebtedress hereby of very wind, including attorney is ies, included the evaluation of the process of or all profits and any leaves of the provers is and and the procession of leaving the procession of leaving the state is precised and the procession of a state is anot the default of the indebted exeres in the ind

the delth hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend there for payment of the debt secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereander or upon the debt hereby secured: G. That time is of the essence hereof and if default be made in ferformance of any covenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other liets or changeapon any of said property, or upon the filing of a proceeding in hankrupfey by or sgainst the Mortgagor, or if the Mortgagor, shall make an assignment for the benefit of his creditors or if his property be placed ander control of or in custody of any court, or if omion and without affecting the liet hereby versated or the priority of said events, the Mortgage is hereby authorized and empowered, at its without notice, all sums secured hereby inmediately due and payable, whether or not such default be remedied by Mortgagor, and apply immediately proceed to foreclose this mortgage, and in any of said events, the Mortgages is deverting and Mortgagor, and apply immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the account of label, for or which may affect the life to the property account of the Mortgagor to which the Mortgage may be made affect said defit for the and any reasonable atorney s less so intureed shall be added to and be a part of the defit hereby secured or which may offect said depay of the property securing the same and in connection which may offect any other any on the defit hereby secured shall metadore the property securing the same and in connection, shall be added to and be a part of the defit hereby secured any costs and expense or fitzation affecting science of the line of this intervolue and be a part of the defit hereby secured any costs and expense reasonably heured to th

•F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagoi, the Mortgage may, without notice to the Mortgago, deal with such successor or successors in inferent with reference to this mortgage, and the debt hereby secured in the same manner as with the Mortgago, and may forbear to sue or may extend thus for payment of the debt secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder 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 to the Merigagor at the date hereof, or at a later date, and to socure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract:

D. That in case of failure to perform any of the covenants herein Mortgagee may do on Mortgager's behalf everything so convenanted; that said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgager will repay upon demand any moneys paid or dislursed by Mortgagee for any of the above purposes and such moneys together, with interest thereon at the highest rate for with h it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority sale of said premises if not otherwise paid; that it shall not be obligatoly upon the Mortgagee to inquire into the validity of any lien, to advance any moneys for any purpose not to do any act hereunder; and the Mortgagee shall not insur any personal hability because of anything it may do or omit to do hereunder;

C This mortgage contract provides for additional advances which may be made at the option of the Mortgagee 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 uthaid 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 monthly payments and a different interest, advance and provision may be made for different monthly payments and a different interest indebtedness, including all advances.

B in order to provide for the payment of taxes, assessments, insurance premiums, and other samual charges upon the property securing this indebtedness. I promise to pay monthly to the Morigage, in addition to the above payments a sum estimated to be equivalent to one-tvellied of such items, which payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or sufficient, it promise to pay the difference upon demand. If such sums are held or carried to a sufficient to pay such items is not to further secure this indebtedness. The Morigage is authorized to pay said items as the earlier or billed without further inquiry.

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