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In the seture to be one does under or by virtue of any lease or agreement to the use or decupancy of said property, or any part thereof, whether said as a seture or verbal, and it is the introtton hereof to be property or any part thereof, whether said real estates or any part to be property, or any part thereof, whether said as a seture or verbal, and it is the introtton hereof to be property, or any part thereof, whether said real estates or a streament is written or verbal, and it is the introtton hereof to be property or any part thereof, whether said real estates or a streament is written or verbal, and it is the introtton hereof to be available as it may be does and property, or any part thereof, whether said real estates or the second divisor or lines bears or divisor or this assigned and transferred to the Mortgager, whether news due of the more bears and problem end on the property or any part thereof, whether any thereof or a strend or a strend or a strend end of the property or any part to be property or any part to be provided the said real estate or the strend end or the more second end of the property or any part to be provided to the strend end of the property or any part to be provided to the strend end or any part to be provided to the strend end or any part to be provided to the strend end of the strend end of the indebted end of the provided to the strend end of the provided end of the provided end of the strend end of the indebted end of the indebted end of the provided end of the indebted end

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to compensation 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 indebtedness shall be delivered to the Mortgagor or his assignee.

Reveral parts-separately. If That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute this fur the field hereby secured or the lien of this Instrument, or any Inigation to which the Mortgagee may be made a party on iter and any reasonable attorney's fees so inturred shall be added to and the a part of the debt bereby secured. Any costs and expenses or liftgation allepting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to be part of the debt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgager on demand, and if not paid shall be included to any detree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such reprint the at the legal pate.

G. That time is of the essence hereof and if default he made in performance of any covenant herein contained or in making any charge upon any of said property, or upon the default he made in performance of any covenant herein contained or in making any charge upon any of said property, or upon the default he made in performance of any covenant herein contained or in making any charge upon any of said property, or upon the default he made in performance of any covenant herein contained or in making any charge upon any of said property, or upon the default herein or reneval thereot, or if proceedings he instituted to enforce any other lien or shall make an assignment for the benefit of his creditors or [I his property he placed under control of or in custody of any court, or if the Mortgager and thereing and there and payable, whether or not such default he wortgage hereunder, to declare upon the said mortgage, and in any foreclosure a sale may be made of the Mortgager to the Mortgage, and said Mortgage, 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 Mortgage.

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time 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 hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor's it 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;

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted; that said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgagor's behalf everything so convenanted; moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the highest as the original indebtedness and may be included in any decree forcelosing this mortgage and be paid out of the renis or precedes of neubrance or claim advancing moneys as above authorized, but nothing herein contained shall be construct as requiring the Mortgagee anything it may do or omit to do hereunder;

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