I 'In 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 paid formay property taken or for damages to any property not taken and all condemnation empensation so received shall be forthwith applied by the Mortgagee as it may cleet, to the immediate reduction of the indebtedness scatted 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 Mortgager or his assignee.

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If that the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any account of the fee on advice or other legal service at the Mortgagee's discretion in connection with any account of the fee one advice by the discretion of the intervention of the interventing the intervention of the i

G That time is of the essence hereof and if default be made in performed under said note or abligation or any extension or reaewal thereof charge upon any of said property, or upon the filing all a proceeding in his shall make an assignment, for the benefit of his creditors or if his property the Mortrague abandon any of said property, then and in any of said recording the Mortrague abandon any of said property, then and here and swithout affecting the here it is the finite here it is a state of the said without affecting the him here its readitors or if his property the mortrage abandon any of said property there and in any of said even option and without affecting the line here its readitor and payable, when the article said mortgage and in any foreclosure a safe several parts sequrately: contained or in making an hereof, or disproceedings be instituted to enforce any other in bankruptes by or against the Mortgagor, or if the Mo-operty be placed under control of or in qustody of any coar d events the Mortgagee is hereby authorized and empowered of said lien or any right of the Mortgage hereunder, to e, whether or not such default he remedied by Mortgagee m of the Mortgagee to the Mortgågor, and said Mortgagee m e a sale may be made of the premises en masse without offer

E. That in the event the ownership of Morragger may without notice to the Mor-the delt hereby seatured in the same man-secured hereby, without discharging or m perso with

E. That it is the intent hereof to to the Mortzagor at the date hereoff or a indefitedness under the terms of this mortz I obligation whether the e entire amount shall have been advanced

moneys path or dishursed by Mor rate for which it is then lawful to as the original indebtedness epay upon demand any thereon at the highest with the same priority or preceeds of covalidity of any lien, quiring the Mortgagee the above

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 & 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 hierby sconted by the amount of such advance and shall be a part of such advances under all of Agreement may be given and accepted for such advance and provision may be made for different monthly payments and additional Advance and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said independences, including all advance.

B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the proper or conclusion this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sim-estimated to be equivaled to one-twelfth of such items, which payments may, at the option of the Mortgagee (a) be held by it and commingled with other site index or us own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items as the same accure and become payable. If the amount estimated to be sufficient to pay said items as the same accure and become payable. If the amount estimated to be sufficient to pay said items are height pleage sufficient, ϕ -promise to pay the difference upon demand. If such sums are held or carried or a savings account, the same are height pleage to intrins escure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry. hereby pledged

TO SECURE

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgagee, as contained herein and in said Note. Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once due and payable at once. THE MORTGAGOR COVENANTS:

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional Twenty-one Thousand Six Hundred advances, in a sum in excess of and no/100---- Dollars (\$ 21,600.00),

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

(1) the payment of a Note executed by the M	and the second sec	
(1) the payment of a Note executed by the Mortgagor to the order of the Mo	ortgagee bearing even date herewith in the	e principal sum of
Twenty-one Thousand Six Hundred and	1 00/100	
(\$ 21,600.00), which Note, together with interest thereon		Dollars
One Hundred Sixty-six and 09/100		ing modulinents of
(\$ 166.09), commencing the first	day of January	, 19 71 .