B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, I premise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items; which payments may, at the option of the Mortgagee, (a) be held by if and companyingled with estimated to be equivalent funds or its own funds for the payment of such items; (b) be carried; in a savings account and withdrawn by it to pay such items; or sufficient to pay said items as the same accuse and become payable. If the amount estimated to be sufficient to pay said items as the same accuse and become payable. If the amount estimated to be sufficient to pay said items are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without its the in aming.

morgage, and it is agreed that in the event of such advances which may be made at the option of the Mortgagee and secured by this the unpaid balance of the note hereby secured by the amount of such advances and shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance rate and other express mellifications of the contract, but in all other respects this contract shall free and advances.

D that in case of failure to perform any of the coverants herein, Mortgagee may do on Mortgageot's behall everything so convenanted i that said Mortgage may also do any act it may deem sizessary to protect the lien hereof: that Mortgageor will repay upon demand any rate for which it is then lawful to contract shall become so much additional indeficiences together with interest thereon at the bighest or the objective line lient devices and such more to go the paid out of the rents or preceds of and premises if not otherwise paid. It is it shall not be obligatory upon the Mortgagee to inquire into the visibility of any lient devices and such more to constrained shall be contexed by this mortgage with the same priority sale of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgagee to inquire into the visibility of any lient on the down any berease any moneys for any purpose not to do any act hereunder; and the Mortgagee shall not incur any personal liability herease of any thing it may do or omit to do hereundes;

to the Moritgager at the date hered, or at a later blate, and to secure any other amount or amounts that may be added to the moritgage indebtedness under the terms of this moritgage contract;

b. That in the event the exercisity of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor and 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 forhear 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 debt to success the debt to be the secured hereby.

Contraining is of the essence hereof and if default be made in performance of any covenant herein contained or in making any parment under said note or obligation or any extension or renewal thereof, or if proceedings he instrumed to enforce any other lies of charge upon any of said property, or upon the filing of a proceeding in barkruptey by or against, the Mortgagor, and the Mortgagor the Mortgagor abandon any of said property, then and e many of said events, the Mortgagor abandon any of said property, then and e many of said events, the Mortgagor abandon any of said property, then and e many of said events, the Mortgagor is breakly authorized and empowered, at its option and without affecting the lien hereby created or the priority of said here or any right of the Mortgagor, and apply immediately due and payable, whether or not such default he renedied by Mortgagor, and apply immediately proceed to foregoes this mortgage, and in any foreclosure a sale may be made of the priority set without notice.

If that the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any account of this lieu or which may affect the the to the property securing the indebtedness hereby secured or which may affect said dobt or reasonable interrets and any reasonable attorney's fees so inturred shall be added to and be a part of the diverge securing the indebtedness hereby secured or which may affect said dobt or reasonably incurred in the foreclosure at this mortgage and sale of the property securing the same and in connection with any other disoute or bindebtedness or bindebtedness hereby secured. Any costs and expenses or bindebtedness of the dobt hereby secured. Any costs and expenses or bindebtedness of the dobt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgage or behand, and if not pad shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such

⁴ In case the mortgaged property or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to compensation which may be paid for aid property taken or for datages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee with may been to man effect to the immediate reduction of the indetendence mess shall be delivered to the repair and restoration any supports so datageed, provided that any excess over the annount of the indetendences.

1 All ensembles rent, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or hereefter to become due, ander or by virtue of early lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement is uritten or verified, and it is the intertion hereof (a) the pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed hereded in any foreclosure decree, and (b) to establish at alsolute transfer and assignment to the Mortgagee of all such leases and agree nexts and all the avails thereander, together with the right in case of default, ether before or after foreclosure sale, to once upon always while said rents issues, male said, premises, or gov part thereof, make leases for terms decreed advantageous to it. terminate or modify existing or futur leases, collect said avails, rents, a set and employ renting agents of other employees, aher or renair said premises, bay farnishings and equipment therefor which is decreased we parents ordinarily incident to absolute concessing, advance or horewore money necessary for any purpose herein static to secure which a least or money necessary for any purpose there individe coverage and other forms of insurance as may be deemed advisable, and in general exercise as a prevery kind, including attorney's less, incurred in the generies of the powers herein given and tron time to fine apply avy balance of herease, and out in the income relation coversition, and out exercise and assessments, and an incredent of the individences hereby secured and the processes in discretions, and out of the individences and previses are related to relations at uncervise and any terms of any lease and assessments, and all expenses af every kind, including attorney's less, incurred in the generies of the powers herein given and tron time to fine apply any balance of hereasy secured befores to after any decree of therein and previs

K. That each, tribut power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or high law conferred, and may be enforced concurrently therewith, that no waiver hy the Mortgagee of performance if any calcenaut herein or in said-obligation contained shall thereafter in any manner affect the right of Mortgagee to require er ensiste 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 plural, that all rights and obligations under his mortgage shall exclude the function of the binding upon the respective here, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exclusion therefor areas

of June A.D. 1971 Robert K. Stephens (SEAL) Mar (SEAL) (SEAL)	ryk, Stephens	(SEAL)
(SEAL)		(STAT)
		(SLAL)
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County of SS		· 1