B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the prop-scenaring this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equiv-to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other, funds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items (c) be credited to the unpaid balance of suid indebtedness as received, provided that the Mortgagee advances upon this obligation -sufficient, to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is sufficient. I promise to pay the difference upon demand. If such sums are held or carried in a susmes account, the same are hereby ple to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.



D. That in case of failure to perform any of the covenants berein Mortgager may do in Mortgager's helalf everything so convenants that and Mortgager may do in Mortgager's helalf everything so convenants that and Mortgager may also do any act it may deem necessary to protect the lien becost, that Mortgager's helalf everything so convenants that and Mortgager may also do any act it may deem necessary to protect the lien becost, that Mortgager's helalf everything so convenants that and Mortgager's helalf everything so convenants that and Mortgager may also do any act it may deem necessary to protect the lien becost, that Mortgager's helalf everything so convenants and such more setting that with the same protect it is then lawful to contract shall become so much additional understands with the same protect as the original indefinedness and may be metoded in any decree forcelosing this mortgage and he protect of the ratio or precedes sale of said premises it not otherwise pad, that it shall not be colligatory apar the Mortgage to inquire into the validity of any he meunicance or claim advancem momeys as above authorized, but mothing herein contraad shall be construed as requiring the Mortgage any more, for any purpose nor to do any act hereinder; and the Mortgage shall not incur any personal libridity because authing it may do or omit to do hereinder.

If That the Mortgagee may employ counsel for advice or other legal service at the Mortgage's discretion in connection with an dispute as to the debt hierdwisecured or the lies of this Instrument, or any digation to which the Mortgagee may be made a party or account ad the lies of which may affect the tile to the property securing the therefores hierdwisecured or which may affect the tile to the property securing the debt hereby secured and have cases and be a part of the debt hereby secured. Any costs and expense events in the foreclosure of this mortgage and sale of the property securing the same and in connection, shall be added to and be a part of the debt hereby secured. Any costs and expense or Ritgation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgage to the Martgage on demand, and if not paid shall be included in any decree or judgment as a part of vaid mortgage debt and shall include interest at the highest contract rate, or if no such contract the number of the legal rate.

1. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgager is hereby lifet and receive all compensation which may be paid for any property taken or for damages to any property not taken add all more and received shall be forthwith applied by the Mortgager as it may elect to the immediate reduction of the ured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of s shall be delivered to the Mortgager or his assignee.

secured hereby, or to the repair and restoration of any property so damaged, provided that any evens over the amount as the analytic ress shall be delivered to the Mortgager or his assigne. J All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgages, whether now due or bease ou agreement is written or vertue of any bare bare of areaty, senses and profits on a parity with said call estate assignment to the Mortgager of all such leases and argreement is written or vertue of any bare bare of a premiser and profits on a parity with said call estate assignment to the Mortgager of all such leases and agreement for the use or occupancy of said property, or any part thereof, whether said residuant on the Mortgager of all such leases and agreement is and all the avails thereinder, together with the right in case! of default, either before or after foreclosure side to enter upon and take processes on monopage, maintain and operate said premises, or any part hereof, make lease for terms deemed advardageous to it. terminate or modify existing or future leases, collect said avails, cents, issues and profits or any centred entered advardageous to it. terminate or modify existing or future leases, collect said avails, cents, issues and profits entiting agents of other employees, after or repair said premises, buy furnishings and equipment therefor when it deems necessary, purchase adequate fire and extended evenesing advance or berrow money necessary for any purpose herein stated to secure which all lien is secured and out of the income retain reasonable compensation for itself, pay instrume premises, taxe and assessments, and all expenses income not, in its sole discretion, meeted or the advardageous to the deforead approach, taxe and assessments, and all expenses in come at the enter and the necessary because and on the income retain reasonable compensation for itself, pay instrume prime, taxe and assessments, and all expenses income not, in its sole discretion, meeted

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce 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 feminine and the neuter and the singular number, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the same shall extend to and be binding upon the respective here, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.