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transition and agrees as follows:

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the sector with, and in addition to, the monthly payments of principal and interest payable is based of the note sectored hereby, the Mortgagor will pay to the Mortgagee until the said note

This maximum and the note secured hereby are insured under the provisions of the National Reading data and a long as they continue to be so insured, one-twelfth (½) of the annual reading the mean presentant for the purpose of putting the Mortgagee in funds with which is demany the sold Mortgage's oblighten to the Federal Housing Commissioner for mort-code Interance presentants to the applicable provisions of the National Housing and means the sold Mortgage's oblighten to the Federal Housing Commissioner for mort-tice Interance presentations thereinder. The Mortgagee shall, on the termination of its interaction to pay mortgage insurance premiums, credit to the account of the Mortgager all provide make under the provisions of this subsection which the Mortgagee has not become compared to pay to the Federal Housing Commissioner.

- the time provided results if any and the taxes and special assessments next due on the result of the provided by this motigage, plus the premiums that will next become due and pay-ticles of five and other basard insurance on the premiuse covered hereby (all as the time the Motigages) has all sums already paid therefor divided by the number of the time batters care month prior to the date when such ground rents, premiums, the answer batters care month prior to the date when such ground rents, premiums, the answer batters care month prior to the date when such ground rents, premiums, the answer batters are batters are delinquent, such sums to be held by Mortgages in trut to the answer batters premiums, taxes and special assessments, before the same become
- (*) All payments manticad in the two preceding subsections of this paragraph and all payments to be made index the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Mortgagor each month in a single payment to be applied by the Mortgages to the following items in the order set forth:

(1) premium charges under the contract of insurance with the Federal Housing Com-

indexer; and runts, if any, taxes, assessments, fire and other hazard insurance premiums; runt on the hots secured hereby; and primetics of the principal of said note.

Any dedelency is the amount of such appregate monthly payment shall, unless made good by Instrument prior to the due date of the next such payment, constitute an event of default restriction montenes. The Mostgages may collect a "late charge" not to exceed two cents (19) die ends define (\$1) of each payment more than fifteen (15) days in arrears to cover the attra argument involved in handling delinquent payments.

A second of the parameters made by the Mortgager index (b) of paragraph 1 preceding shall be stall of the parameters made by the Mortgager index (b) of paragraph 1 preceding shall be stall of the parameters made by the Mortgager for ground rent, taxes and assessments in the case may be, such arcses shall be credited by the Mortgage on subsequent interactions to be made by the Mortgager. If here we the monthly payments made by the Mortgager and the case may be, such arcses shall be credited by the Mortgager on subsequent interactions to be made by the Mortgager. If here we hall be come due and payable, the monthly payments made by the Mortgager, and the same shall become due and payable, interaction we have a star be the same shall become due and payable, the Mortgager what here tax is a subsequent, a comment, or insurance premiums shall be there the Mortgager what takes to the Mortgager, in accordance with the provisions of the taxes of a substitution, will be easily the Mortgagers here to become obligated to the Mortgager what the settist initialitation to the Mortgagers has not become obligated to the Mortgager and the barrent, which the Mortgagers has not become obligated to the Mortgager and any balance remaining in the funds accumulated under any (b) of paragraph 3 hereof. If there shall be a default under any of the provisions of the second (b) of paragraph 3 hereof. If there shall be a default under any of the provisions of the second (b) of paragraph 3 hereof. If there shall be a default under any of the provisions of the second (b) of paragraph 3 hereof. If there shall be a default under any of the provisions of the second for the mortgager and any balance remaining in the funds accumulated under