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Fee Paid \$	35.00
MORTGAGE-Savings and Loun Form	
SS731 BOOK 138 MORTGAGE	
This Indenture, Made this 6th day of July A. D. 1964	1
by and batteren. Bohert V. Courtney and Harlene 1. Courtney, Musband and wife of	The second
of	
the receipt of which is hereby acknowledged, does by these presents mortguge and warrant unto the Mortgagee, its successors and assigns, forever, all the following described yeal estate, situated in the County of Doubles	
The West 18 feet of Lot One Hundred Ten (110); All of Lot One Hundred	e
Twelve (112) and the East 17 feet of Lot One Hundred Fourteen (111),	
all on Fremont Street, in the City of Baldwin, (This is a purchase money mortgage)	
To HAVE and to hold the premines described, togsher with all and singular the temesteria, hereditaments and sp- ferences there unto beinging, and the reats, issues, and profile thereof; and also all apparatus, machiner; futures, refri- trates and the second sec	
. It is the intention and agreement of the parties hereto that this mortgrage shall also secure in addition to the original indebtedness, any future advances made to asid mortgrage, yor any of them or their mancessors in tills, by the mortgrages, and any and all indebtedness in addition to the amount above stated which the aid mortgrage the second range between evidenced, whether by note, book second or otherwise. This mortgrage the second range between the parties hereto and their heirs, personal representatives, successors and assign the total debt on any such additional loans shall at the same time and for the same time and for the same maring of the proceeds on any constant of interest and be collectible out of the proceeds of a sit for up of the same time and for the same time the same time and for	
That if any improvements, repairs, or alterations have been commissed and have not been completed more than four months prior to the date hereof, the morizagor will receive the proceeds of this loan as a trust fund to be applied first to the payment of the costs of the improvement age that the same will be so applied before using any part of the total for more, then said mortzager may all is option, without notice, declare and indebtedness due and payable or said morizages into the payment of the costs thereof out of the proceeds of more then costs and payable or said morizages alterations and pay the costs thereof out of the proceeds of more with the completion of and improvement, routing, or alterations and pay the costs thereof out of the proceeds of more years and morizagor upon asid loan and hourd thinks, or	

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case the property shall be damaged either by public works or private acts, all damages and compensation pall therefor shall be public to the mortgages and applied upon the indebtedness doe under said note and this mortgage.

The name of the mortgagee shall have the right to drie and to defend suits at the expense of the mortgager, in his name, or in the name of the mortgages, for the revery of damages, to uphold the lies of this mortgages, to preserve the mortgaged's rights hereander, or in any action whatsoever in which the mortgages or mortgager may be made a party or may access the mort of the instrument or inductions. Including actions hrough by mortgagers the mort signed, to common by reason of this instrument or inductions including actions hrough by mortgagers and the repaid by mortlingation, and all sume systemed as costs in connection therewith to advanced by the mortgagers shall be repaid by morthene current contract interest rates, be not paid by mortgager, the mortgages, and, if such man, with interest thereon at the final inductions in mediately due and cellecible or, at the mortgagers' option, such sime shall become so much addidesribed prior to any right, tits, or interest stateshing or accruing subsequent to the limit on the premises hereinhove datal be paid under the provisions of the promissory one securid starby more more more and the destine of the promises hereinhove adail be paid under the provisions of the promissory note secured hereing subsequent to the limit of the destine of the destine of the more inductions of the promises hereinhove

Mortgapor also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by mortgages, including abstract expense, because of the failure of mortgages to perform or comply with the provisions in said note and in this mortgage contained, and the same are hareby neared by this mortgage.

L-102 1-84 2000