## IT IS MUTUALLY AGREED THAT:

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 Mortgages shall be subragated to the lien of any and all prior incumbrances, liens or charges paid and discharged from the proceeds of the note hereby secured, and even though soid prior liens have been released of record, the repownent of such payments, respectively.
 Whenever by the terms of this instrument or of said note Mortgages is given any option, such present encoded, and light and severally liable for fulfillment of their covenants and agreements energies adment the right accruses, or at any time thereafter.
 All Mortgagors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this mortgage shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lesses and assigns of the parties hereto, respectively.
 In case default shall be a nable in the payment of any instalment of soid note or of interest therefor or provision of this mortgage, then the soid note and the whole indebtedness secured by this mortgage, fees herein specified shall, at the option of Mortgagors to coreply with any covenant, condition or provision of this mortgage or either of them shall be placed in the hands of an attorney for collective in or forcelosure or if Mortgages or to collectible at once by foreclosure or attorney for collection or forcelosure, or it Mortgages or to the industry becomes or is made a party to any suit or proceeding relating to the premises or to this mortgage or soid note. Mortgagors to addente with and severally become for its reasonable attorney's fees, costs and expenses of a attorney for collective and mortgage or to the premises or to this mortgage or soid note. Mortgagors shall be industed and the premises are to this mortgage or soid note. Mortgagors have a party to any suit or proceeding relating to the premises or to the mortgage or soid note. Mortgagors so f and expersely waite or for or forcelosure, or it M

1. Notwithstanding anything in this mortages or the note secured hereby to the contrary, neither to exist exist that the same may be legally enforceable, and any prozession to the contrary shall be do to the state that the same may be legally enforceable, and any provision to the contrary shall be do to the state that the same may be legally enforceable, and any provision to the contrary shall be do to the state that the same may be legally enforceable, and any provision to the contrary shall be do to any part of all of bala provision to the contrary shall be do to the same may be legally enforceable, and any part of all of bala provision to the contrary shall be do to the contrary of the net income differ allowing a reasonable fee for collection three of and for management of the property, may be applied to the payment of taxe, insurance premiums and other charges threan of the property of the dotter and the net income differ allowing a reasonable fee for collection three of any payment of the payment of said indebtedness and of all other obligations which may accruit in exploring of the terms heread.
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