

Nineteen Th	ousand and no/100			
				Dollar
19,000.00), which Note, together with interest	thereon as therein provide	d, is payable in mont	the installments of
		"	at to payment in mont	inty motaliments o
One Hundred	Twenty-Eight and 29/100			Dollar

.t

505

hich payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

ed to protect the

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note. The Mortgagor understands and agrees that this is a purchase money mortgage.

THE MORTGAGOR COVENANTS:

Ite monifered of covernants:A 1 The moniference of the interest thereon as herein and in said note provided, for according to any agreement extending the interest thereon as herein and in said note provided, for according to any agreement extending the charges, and sever service charges against said property lincluding those herefolore due, and to furnisk Mortgage, upon request puppicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (3) To keep the improvements now or hereafter upon said property shall be conclusively deemed valid for the purpose of this pay require to be insured against said property shall be conclusively deemed valid for the purpose of this pay require to the insured against, and to provide public hisbility insurance and such other insurance as the Mortgage drive the Mortgage is fully paid, or in case of foreclosure, until expiration of the period of redemption, for the full insurance and such ages to the Mortgage drive the Mortgage is and in case of foreclosure sale payable to the owner of the certificate of sale, owner, on the Mortgage drive in the Mortgage drive in its discretion, all claims thereinder and to exceed and by the Mortgage drive and dependent on the redest in the usual claims stall be drived and by the Mortgage drive and dependent and the exceed and the more and to exceed and the Mortgage drive and dependent and the exceed and the instrume and to exceed and by the Mortgage drive and the proveed of a drive and release required to be signed by the instrumes companies, and the proveed of and in case of lose low and in the sale of the proveed of any instrume claim to the restoration of the property or upon the indebtedness is authorized to apply the proveeds of any instrume claim to the restoration of the property or upon the indebtedness are into advected and inclusions of the property or upon the indebtedness is authorized to apply the proveeds of any instrume claim to the

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness. I promise 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 it and commingled with other such 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; of the carried in a savings account and withdrawn by it to pay such items; of other such items; of the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; of other save 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; of other save accure and become payable. It the amount estimated to be sufficient to be sufficient to pay sufficient the same accure and become payable.

to further score this indebtedness. The Mortgage is authorized to pay said items as charged or hilled without further impury. C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and score day the impury and it is agreed that in the vector of such advances the amount thereof may be added to the mortgage delit and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under all at the terms of said note and this contract as hills as if a new such note and contract were executed and delivered. An Additional Advance the empty is made by delivered and advance and entire express modivations of the contract, but in all other respects this contract shall remain in full force and effect as to said inder express modivations of the contract, but in all other respects this contract shall remain in full force and effect as to said inder express modivations of the contract, but me all other respects the contract shall remain in full force and effect as to said inder express modivations of the contract, but me all other protoes and one of Mortgage with remain in full force and effect as to said inder express made a large of failure to perform any of the soceants herein. Mortgage may do on Mortgage is behalf everything so conveninted within a said. Mortgage is any act it may deem necessary to protect the line hereef? that Mortgager will repay upon demand any moneys paid or dislured in any of the above purposes and such moneys for the said the state of protects of a said premises increase the respects of sale and premises in advance in contract, shall be one some badditional indictatives seened by the nortgage by the assort the keylest as the original indebtedness and may be included in any decree foreclosing this mortgage and he paid out of the rents or preceeds of sale original indebtedness and as a bold on any act in any decree foreclosing the mortgage and he paid out of the rents or prece

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advances to the Mortgagor at the date hereof, or at a later date, and in secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract;

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal 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 forbear to suc or may extend time for payment of the debt secured hereiv, without discharging or in any way affecting the Hability of the Mortgagor bereinder or upon the debt hereby secured.

G. That time is of the essence hereof and d default be made in performance of any covenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filing of a proceeding in banktuptey by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of bis creditors or if his property be placed under control of or in unstody of any court, or if the Mortgagor abandon any of said property, then and in any of said events, the Mortgagor is hereby and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgager hereinder, to declare without notice, all sums secured hereby immediately due and payable, shellher or not such default by Mortgagor, and apply toward the forment of said mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately;

If That the Mortgagee may employ counsel for advice or other legal service at the Mortgager's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgagee may be made a party or account of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect said-shell or and he a part of the debt hereby secured. Any costs and expenses reasonably incurred in the foreforement of this mortgage and sale of the property securing the transaction, shall be added to and he a part of the debt hereby secured. Any costs and expenses reasonable right and shell the property securing the transaction, shall be added to and he a part of the debt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgagee on demand, and if not paid 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 it in such contract rate then at the legal rate.