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47	TO SECURE (1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum	of
	Thirty-One Thousand and no/100Dolla	Irs
(\$	31,000.00), which Note, together with interest therein as therein provided, is payable in monthly installments	of ·
	One Hundred Ninety and 88/100 Dolla	ITS
- (\$	190.88), commencing the first day of October , 19 67	

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which 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 an account of said original Note together with such additional

advances, in a sum in excess of Thirty-One Thousand and no/100-----Dollars (§ 31,000.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to security or in accordance with covenants contained in the Mortgage.

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

THE MORTGAGOR COVENANTS:

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A (1) The monotone of the second mean is the interest therean as herein and in said note provided, or according to any agreement as the charges and sever service charges against said property tincluding those beretolore due', and to furnish Mortagase, upon the interest therean against said property single be conclusively decome a state of the property including those beretolore due', and to furnish Mortagase, upon the Mortagase against said to provide public habitity instance and up of the property including those beretolore due', and to furnish Mortagase, upon the Mortagase, and sever service charges against said property single be conclusively decome a state of the property including those beretolore due', and to furnish Mortagase, and share as of forechoure, and expiration of the period of the property including those beretolore as shall be calculated of the property including those beretolor as shall be adiated or to the Mortagase during and period or periods, and contains the said clause state of the Mortagase during and period or periods, and contain the said clause state or to the Mortagase during and periods are contained again the said clause state or to the Mortagase during and periods and contains the said clause state or to the Mortagase during and periods are contained and contained to the Mortagase during and periods and contains the said clause state of the period of periods are contained and the said clause state of the Mortagase during a due to the property and to the certificate of a all on other are of the property of the Mortagase during a due to the property state of the certificate of the period of periods and contained and the said clause state of the property of the Mortagase during a due to the property equilibric the state of the property of the Mortagase during a due to the property equilibric the state of the property of the Mortagase during the proceeds of any instance clause state of the property of the Mortagase during the proceeds of any instance clause strans the state of the pr

dings or improvements on said property. B In order to provide for the payment of taxes, assessments, inst aring this indebtedness. I promise to pay monthly to the Mortgagee, in metwelfth of such items, which payments may, at the option of the 1 ds or its own funds for the payment of such items; (b) be carried in be credited to the unpaid balance of said indebtedness as received, p icient to pay said items as the same accrue and become payable. If icient, I promise to pay the difference upon demand. If such sums are urther secure this indebtedness. The Mortgagee is authorized to pay sa ts, insurance premiums, and other annual charges upon t gee, in addition to the above payments, a sum estimated to b (the Mortgagee, (a) be held by it and commingled with rired in a savings account, and withdrawn by it to pay suc-ived, provided that the Mortgagee advances upon this obli-le. If the amount estimated to be sufficient to pay said is are held or carried in a savings account, the same are her pay said items as charged or billed without further income

This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and see e, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and s aid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness is of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additic ent may be given and accepted for such advance and provision may be made for different monthly payments and a diff other express modifications of the contract, but in all other respects this contract shall remain in full force and effect er all of Advant