the we says to the order of the Marigager pearing even date he " Effteen Thousand These Mundred and no/100-te 15,300.00 , which Note logether with interest therein as therein provided, is payable in monthly

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TOSECURE

*(1) the payment of Monorogical day

Ninety-Nine and 24/100-----(\$ 99.24), commencing the first day of - low etabler 19:67

which payments are topic applied, first, to interest, and the balages to percept, until said indebtedness is pard in fall.

423) any advances made by the Mortgagee in the Mortgager, or his successor in title, for gay parnoses attany time before the release on efflation of this Mortgage, but at no time-shall this Mortgage secure advances on account of and original Note together with such additions

advances in a sum in cross of Fifteen Thousand Three flundred and no/100 diacs (\$ 15,300.00) provided that motion between voiting berein constained shill be considered as limiting the anomats that shall be setured hereby when advanced to preter the security of a accordance with covenants contained of the Morgage.

(3) the manformance of all of the covenants and utilizations of the Morigagor to the Morigager, as contained herein and in said Note The Mortgagors understand and agree that this is a purchase money mortgage.

the formation of the state THE MORTG AGOR COVENANTS: w. A

11) To pay said indebt division as herein and nd isclose any penalisi property (including t led against said to suc these therets all its heretolore dues, an shall be conclusively taxes," special ages mitter the the Morgage reguain with me to the Mottgageet matavi 瘤

B² In order to provide for the pays seguring this indebtedness. I promise to pa to one-coeffith at such items which payment of tends or its own funds for the payment of (c) the credited to the impaid, balance of entitivient to pay said tens as the same a sufficient. Lympise to pay the difference

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured in this ergage, and it is agreed that in the event of such advances the amount, thereof may be added to the mortgage debt and shall increase impaid balance of the note hereby secured by the amount of such advance and shall be a pair of said note indebtedies under all of terms of said note and this contract as fully as IPa new such note and entract sece executed and delivered. An Velitional Advance rement may be given and accorded for such advance and and entract sece executed and delivered. An Velitional Advance rement may be given and accorded for such advance and provision may be made to different monthly payments and a different interest e and other express modifications of the contract, but in all other respects his central shall emain in full farce and effect as to said effect as its and effect

D That in case of failure to perform any of the ast said Mortgagee may also do any act it may deen oneys paid or disbursed by Mortgagee for any of t the for which it is fine lawful to confust shall becom-the original indebteness and may be included in the of said premises if not otherwise paid; that it sha cumbrance or claim advancing moneys as slove and other money money for any moneys as they are venants herein, Mor advance any moneys for any purpose n ything it may do or amit to do hereus.de-

E That it is the intent hereof to secure payment of said note and obligation with Mortgagor at the date hereof, or at a later date, and to secure any other amount debtedness under the terms of this mortgage entruct; er the entire amount shall have been advan-amounts that may be added to the mortga

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Morra Mortgages may, without notice to the Mortgages deal with such successor as successors in interest with reference to this next the debt hereby secured in the same manner as with the Mortgages, and may forhear to sue or may extend time for payment of secured hereby, without discharging or in any way affecting the liability of the Mortgages hereunder or upon the debt hereby

G That time is of the essence hereof and it default be made in performance of any covenant hereia contained or ment under said note or obligation or any extension agrouwal thereof, or if proceedings be instituted to enforce an rection any of said property, or upon the filing of a proceeding in bankruptey by or against the Mortgagor, or if If make an assignment for the bencht of his creditors of if his property be placed under control of or in custody of a Mortgagor absordor my of said property impediately one and in any of said events, the Mortgage is needy authorized and en-tion and without affecting the lien hereby created or the priority of shift lien or any right of the Mortgager is needy introduced by Mortgage indebtedness any indebtedness of the Mortgager, the Mortgager is needed by Mortgage ard the payment of said mostgage indebtedness any indebtedness of the Mortgager to the preasance and said Mort needback proceed to foreclose this mortgage, and in any foreclater a safe may be made of the preasing en masse with of the payment of an mostgage indebtedness on an in any foreclater a safe may be made of the preasing en masse with

Interest may employ equined for advice or other legal service at the Martgager's discretion in co-tacted secured or the lien of this Instrument, or any lititation to which the Martgager may be which may attent the title to the property securing the indeptedness hereby secured or which may a structure is fees so insurred shall be added to and be a part of the debt hereby secured. Any c in functions of this mortgage and safe of the property securing the shape and in connection with the function of this mortgage and safe of the property securing the shape and in connection with the debt of lien, including reasonably essimated amounts to conclude the threshy metal, and the shape and a part of said mortgage debt and shall include interest at the highest contents.

ed property, or any part therep!, shall be taken by condemnation, the Mortgagee is hereby empowe station which may be paid for any property taken or for damages to any property not taken and all condem all be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebt pair and restoration of any property so damaged, provided that any excess over the amount of the ind Mortgager or bis assigner.