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	TO SECURE	and the second
· · · · · · ·	(1) the payment of a Note executed by the Mortgagor to the order of the Mortgager bearing even date herewith in the prim	inal sum of
	and the second	aliat som of
	Fifteen Thousand Two Hundred Fifty and no/100	Dollars
1.22		a Frank
(\$	15,250.00), which Note, together with interest thereon as therein provided, is payable in monthly ins	tallments of
* - i	One Hundred Twenty and 54/100	Dollars
		1
13	120.54), commencing the first day of March	. 19 68
· winici	ich payments are to be applied, first, to interest, and the halance to principal, until said indebtedness is paid in full.	and the lot of the lot of

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgager, an solution of there in and in said Note Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS:

A (1) To pay said indelitedness and the interest thereon as herein and in said note provided, or according to any the time of payment thereof. (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, due to the same seven server charge against said property including those hereitofore due, and to furnish Mort duplicate receipts therefor, and all such items extended gainst said property shall be conclusively demoked valid for equirements (3). To keep the improvements new or hereafter upon said preserve shall be conclusively demoked valid for equirements (3). To keep the improvements new or hereafter upon said preserve shall be conclusively demoked valid to a sche diffigure may require to be insured against and to previde public liability insurance and such other infinite may require to be insured against and to previde public liability insurance and such other infinite may equire, until said indeletchness is fully paid, or in case of foreclosure, and is said be satisfactory to the Mortg policies shall require with the Mortgage divide gainst and in case of foreclosure and in the usual clause sitisfactory to the Mortg policies shall require divide against in a Master's of Commissioner's deed and in case of low satisfactor and in case of low explicits there and is case of low and there infinite and is case of low of the mortgage of the insurance and shall be signed to shall be substanced to apply the previous of and equilitances required to her insurance and here insurance in a Master's or Commissioner's deed and in case of low and the insurance and here insure and increase provide of the insure of the courte and deliver in here all increases provides of laws statements, when the insurance is all deliver on adverted to apply the previous of and equilitances required to here to sign deliver on here all the signed to all in creases in a difference of an adverte and to exercite and deliver on here all increases provides to sign. The maximum deliver on the imported of and increase and incr (interfaces increasing the large of the function of the property shall be conclusively desined valid by the purposed probability insurance and such other distributions in the probability insurance and such other distributions in the satisfactory to the Mortgagee's such a such form as shall be satisfactory to the Mortgagee's such a such form a shall be satisfactory to the Mortgage's such as and contain the usual chaose satisfactory to the Mortgage's such as an event of the certificate of sale, aware of any define an shall be signed by the Mortgagee to the owner of the certificate of sale, aware of any define an index sections and deliver on backpill of the tances required to be signed by the Mortgagee for such a claim structure and to execute and deliver on phospill of the tances required to be signed by the Mortgagee to such a claim to the restoration of the projecty or upon the many of the restoration of the projecty or upon the max of metal and the secturity and improvements now or effects secured hereby the proceeds and any instance cours and there on the secure of and define of a section of the projection of any define and the second of the second of the proceeds of any instance cours and define the second of the second of the second of the second of the proceeds of any instance cours and repair, without to make, suffer or permit and unlay the large of a such as at or omission to art. (7) To comply with all requirements for the suffer of permitting and the virtue permittion of the propeed of the suffer of permitting such and such the suffer of the suffer of permitting such and such the suffer of the such as a such of the suffer of the suffer of permitting such the suffer of contained in the second second

B. In order to provide for the par-scenning this indelutedness, I promise to producted lith of such items affich part unds or its own funds for the partness to be condited to the anguid balance a sufficient, to pay said fiftum as the same utilization. I promise to pay the difference to further secure this indelstedness. The Mortgager, in additionation of the Morts n to the above payments; a sum-gee, (a) be held by it and con-

Mortgagee and seture etgage debt and shall der all of

D That in case of failure to perform any of the covenants herein. Mortgage that said Mortgage may also do any act it may deem necessary to protect the moneys paid or disbursed by Mortgage for any of the above purposes and st case for which it is them lawful to contrast shall become so much additional and as the original indebtedness and may be included in any decree foreclosing th as the original indebtedness and may be included in any decree foreclosing th

E. That drives the intest hereof to scence payme the Modpagor at the date hereof, or at a faither date delatedness under the terms of this mortgage contract. be and to the

F That in the event the ownership of gaid property or Mortgage, may, without notice to the Mortgage, deal with a the debt herein secured in the same manner as with the Mo-secured herein, without discharging or in sure way, affacting part thereat heromes ves accessor or aperesors in r, and may herbear to su-liability of the Mortzago to this mortgage and payment of the debt, debt hereby secured:

G. That time is of the essence heleod and it default users under this note or obligation or any extension are upon any of said property, or upon the filing of all make an assignment for the hench of his creditors. Mortgagor abandom size of said property, then and is pon and without affecting the iter hereby counted of the same analysis. Summer that is a same to be a aiking any the hing of a proceeding nearly to his creations as proceeding property, then and in any of said to good created do the priority indebteches any indebteches a merchans any indebteches a merchange, and in any for her lien of Mortgagor court, or if ered, at its to declare , and apply e may also offering the

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In aid without affecting the in aid vertices all sums secured hereiting inductors without affecting the inductors increased by barehout game indebted into inductors increased by barehout game indebted into an any security in the inductor of the interval in a dynamic of the parts separately in the inductor of the interval in a dynamic of a dynamic inductor inductor of the interval interval in a dynamic of the inductor in any arts separately interval in a dynamic of the inductor of the inductor in any arts separately in the inductor of the inductor of the property separate in any arts separately in the conclusion of the inductor of the property interval inductor of the inductor of the inductor of the property interval inductor of the inductor of the inductor of the property interval inductor of the inductor of the inductor of the property interval inductor of the inductor of the inductor of the property interval inductor of the inductor of the inductor of the property interval inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor of the inductor inductor of the inductor of the inductor of the inductor of the inductor inductor of the inductor of t

1 In rase the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered collect and receive all compensation which may be plid for any property taken or for damages to any property not taken and all condemnatio compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedies scrued hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedies shall be delivered to the Mortgager or his assignee.