The Mortgagors understand and agree that this is a purchase money mortgage.

Together with all buildings, improvements, fixtures or appurtenances now or hereafter crected thereon or placed therein, including all apparentus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing, now or hereafter therein or thereon, the furnishing of which by lessors to lessees is clastomary or appropriate, including screens, window shades, storm doors and windows, floor coverings, screen doors, in a door budy, awnings, stoves and water fleaters (all of which are intended to be and are hereby declared to be a part of aid real-estate whether plysically attached thereto or not : and also together with all edsements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby subrogated to the rights of all mortgagees, liceholders and owners paid off by the proceeds of the loan hereby secured.

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TO II WE AND TO HOLD the said property, with said buildings, improvements, fixtures, appartenances, apparatus, and equipment, auto said Martgagee forever. For the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and waive

(f) the payment of a Note executed by the Mortgagor to the order of the Mortgagee, hearing exen date herewith in the principal sum of

Eighteen Thousand and no/100--1---(\$ 18,000.00 Q, which Note, together with interest therein as therein/provided, is pavalde in monthly inst-One Hundred Thirty-Six and 87/100----

is 136.87), commencing the first day of which payments are to be applied, first, to interest, and the balance to principal, antil said indebtedness is paid in full

6 (2) any advances made by the Mortzagee to the Mortgagor, or his succession in trile, for any purpose, at any time being ellation of this Mortgage, but at go time shall this Mortgage secure advances on as ound of sold original Nute together

(3) the performance of all of the covenants and obligations of the Montgager to the Montgager, a combined iterms and mond 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, he declared due and payable at once.

THE MORTGAGOR COVENANTS:

TO SECURE

A (1) To pay and indelitedness and the interest thereon as herein and in and note provide the time of payment thereof. (2) To pay when die and before any peraft, attaches, thereau, at water charges, and sever service charges against said property timelading those hereations due toplicate receipts thereating, and all such items extended against said property start before hereations due requirement: (3) Ta keep the interesting in any othereatic apon and premises moment again as the Magtaggee may require to be insured against, and to provide public liability mourant and the max required interest in all elements is fully paid, so in case of force/parse units equivation of the other during the during the things is the part of the and the provide public form as shall be easily the start of the start of the during the third part of the start of the during the during the start of the The second pay regime to be insured mand, and to provide public insurements and such damage is ing and second effective in such tomperiod and the hereal in such tomperiod and the hereal in such tomperiod and the hereal in the second of the provide second of the provide public insurement and such other moments and second for the hereal in such tomperiod of the provide second of the provide seco tur the full magirable

H In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the prometry one targets indebtedness. I promise to gave monthly to the Mortgager, in addition to the above payments, a suit estimated to be equivalent of a solution of the Mortgager, in addition to the labove payments, a suit estimated to be equivalent of a solution of the Mortgager, and the labove payments, a suit estimated to be equivalent of a solution of the Mortgager, and the labove payments, a suit estimated to be equivalent of a solution of the Mortgager, and the labove payments, a suit estimated to be equivalent of the solution of the Mortgager, at the labove payments, a suit estimated to be equivalent of the solution of the Mortgager, and withdraws, but to pay such items of the solution and the mort of and and indefinedness as received, provided that the Mortgager advances upon this obligation same afficient. I promise to pay the difference upon demand. If such sums are held on carried in a sufficient to pay such items. The Mortgager is anthonized to pay said items, the payment of such areas a single account and the same account and the same are backly piedged a little section. The indefinedness. The Mortgager is anthonized to pay and items as the solution same account and the same account and the same are backly piedged a little section. The solution are backly piedged as the solution are solutioned as a solution are backly piedged as the solution are solution are backly piedged as the solution are backly piedg

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgages and secured by this takes, and it is agreed that in the event of such advances the amount thereal may be added by the mortgage debt and shall increase investigation of the mortgage debt and shall increase terms of suid note and this contract as full as it a new such note and contract acre executed and delivered. An Additional Advance and shall note suid accepted 165 such advance, and provision may be made for different insuffy agreements and a different interest evented and the notifications' of the contract, but in all other respects this contract shall termain in full here and effect as to said enterines, including all advances.

D That in case of failure to perform any of the covenants herein Mortgages may do on Mortgagor's bekall everything so convenanted functions paid of distance and a distance of the Mortgages for any of the covenants herein accessary to protect the lien become that Mortgager's bekall everything so convenanted more paid of distance of Mortgages and so the max deem necessary to protect the lien become that Mortgager's bekall everything so convenanted in any of the above purposes and such mores together with interest therean demand any is the value of a distance of the mortgage with the same purposes and such additional indefinitions such the mortgage with the same prevent and of the principal of the mortgage with the same prevent and of the distance and mortgage and the mortgage with the same prevent and any decree forcelosing this mortgage and and of the mortgage with the same prevent and on the burget principal principal principal adviation and adviation of the principal static state and the principal state of the mortgage and principal state of the principal principal state of the princip

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

I. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor may without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mattgage and secured hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor is recurred in the debt hereby secured.