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

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Together with all huiddings, improvements, fixtures or appartenant • or hermalter exocised theorem or placed therein, inclusing all controlled, used to samply heat, gas, airconditioning water, high hereafting theorem or thereen the terminitize of which by leases are dones and sindaws. Bore ensurings, screen done, in adgore all are herein decises and papers of said premises which are hereined to be a part of address which are hereined in the remains, issues and papers of said premises which are hereined in the remains the second previous decises. The Mortgarek and on the proceeds of the form hereined the process. The Mortgarek and the process of the form hereined actions, and addresses and approximation are appreciated and addresses. Together with all highlings, improvements, instures or appartenances and or appartius, equipment, fattares are acticles, whether in single units or centrally contre-power, religioration, ventilation or other servors, and any other thing new or here to beserve is environment or appropriate, including acteens, window ideades, taking holds, awaings, stores and water heaters (all of which are intended to be and ne-phroically attended thereto or not); and also together with all comments and he pictured, assigned, transferred and set over into the Mortganes, whether now due or is hereby subrogated to the rights of all invertigances, includers and owners paid

TO SECURE	NAMES OF TAXABLE PARTY OF TAXABLE PARTY.
(1) the payment of a Note executed by the Mortgagor to the order	of the Mostgager bearing even date herewith in the principal sum of
Twenty Thousand and no/100	
18 20 000 00	at thereast as therein provided, as payable in monthly installments of
One Hundred Thirty-six and 44/100	
(\$ 136.44), summencing the first	day of Mosenh
which payments are to be applied, first, to interest, and the balance to p	

(2) any advances made by the Mortgager in the Mortgager, or his ancessor in title, for any purpose, at any time before the effortion of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Nore together with su-

advances, in a sum in excess of Twenty-Thousand and no/100----- Dollars (\$ 20,000.00 provided that, mathing 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 Mortgager to the Mortgager, as contained herein and in said Note balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTG AGOR COVENANTS:

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THE MORE GOOD COVENANTS:

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property becuring this indebtedness. I promise to pay monthly to the Mortgages, in addition to the above payments, a sum estimated to be property to one-twelfth of such items, which payment and such items; (b) he carried in a savings account and withdrawn by it to pay such items, or finds or its own funds for the payment of such items; (b) he carried in a savings account and withdrawn by it to pay such items, or finds or its own funds for the payment of such items; (b) he carried in a savings account and withdrawn by it to pay such items; or afficient to pay said items as the same acceute and become payable. If the amount estimated to be sufficient to pay said items as the same are hereby pledged officient, I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are hereby pledged to further secure this indebtedness. The Mortgagee is anthorized to pay said items as charged or billed without further inquiry.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgages and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance Agreement may be given and accepted for shift advance and provision may be made for different monthly payments and a different interest ate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as its and indebtedness, including all advances.

indebtedness, including all advances. In the second that the art other respects this contract shall remu-D. That in case of failure to perform any of the covenants herein. Mortgage may do on Mortgage that said Mortgage may also do any act it may deem necessary to protect the lien hereol; that Mo moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together rate for which it is then lawful to contract shall become so much additional indebtedness secured by a the original indebtedness and may be included in any decree foreclosing this mortgage to in encumbrance or claim advancing moneys as above authorized, lost maching herein contained shall be a any more or claim advancing moneys as above authorized, lost maching herein contained shall be a anything it may do or omit to do hereunder;

E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the nortgage 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 Mortgager Mortgager may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereander or upon the debt hereby sec