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	TO SECORE
	(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
	Twelve Thousand Eight Hundred and no/100 Dollars
(1	12,800.00), which Note, together with interest thereon as therein provided, is payable in monthly installments of
	=One Hundred Five and 09/100Dollars
.(105.09), commencing the first day of June

ts are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

(i) the performance of all of the povenapis and obligations of the Mortgager to the Mortgagee, as contained herein 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:

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A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof: (2) To pay when due and before any penalty attaches thereto all taxes, special taxes is authorized to adjust, collect and compromise, in its discretions and contain the usual clause satisfactory to the Mortgager; such insure is authorized to adjust, collect and compromise, in its discretion, all clauses thereunder and the execute and deliver on helall of the Mortgage all necessary proofs of loss, receipts, success, releases and acquistances required to be signed by the insurance companies, and Mortgager agrees to sign, upon deminified all receipts, conchers and releases required to the signed by the insurance companies, and Mortgager agrees to sign, upon deminified all receipts, conchers and releases required to the signed by the insurance companies, and Mortgager is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the indefined hereby secured in its discretion, but monthly payments shall continue until said indeficiences is paid in full; (4) Immediately a destruction or damage, to commence and promptly complete the rebuilding or restoration of buildings and improvements new or here and distribution or damage; (5) To keep said premises in good condition and repart, without waste, and free from any mechanic's or at visit or said promises, unless distingt to the lion hereol; (6) Not to make, suffer or permit any unlayful use of or any mismer exist on said promity and the use thereol; (6) Not to make, suffer or permit any unlayful use of or any unside of the improvements, apparties, appartence, for any act or amismon to act; (7). To comply with all requirements of with respect to mortgaged premises and the use thereol; (6) Not to make, suffer or permit any unlayful use of or any mismore exist on said property nor to diminish nor impair its value by any act or amismore to act; (7). To comply with all requirements of with trespect is allounded. (a) any use thereof, the Mortgage of the which it is now used, (b) any altering of the improvements, appartences, fixtures or equipment now or hereafter upon said preperts, (c) any purchase or condition of the

In order to provide for the payment of taxes, assessments, in this indebtedness; I promise to pay monthly to the Mortzager, I recelled all such items, which payments may, at the option of the or its wer lunch for the payment of such indebtedness as received, medited to the unpud halance of said indebtedness as received, and of pay said items as the same accure and become payable. Af it, I promise to pay the difference apoin demand. If such sums are ther secure this indebtedness. The Mortgager is authorized to pay natrance premiums, and other annual charges upon the property in addition to the show payments, a sum estimated to be equivalent Mortgages, (a) he held by it and commingled with other such in a savings acount and withdrawn by it to pay such items; or provided that the Mortgagee advances upon this obligation sums if the animum estimated to be sufficient to pay said items is not re held or carried in a savings acount, the same are hereby pledged

This mortgage contract provides for additional advances whit we, and it is agreed that in the event of such advances the auro-paid balance of the note hereby secured in the amount of su-ue of sud note and this contract as fully as if a new such not out may be given and secreted for such advance and provise ad other express modifications of the contract, but in all other

and may forhear to ability of the Mortea

making any ther hen or Mortgagor

made a party on affect said debt or osts and expenses any other discuts

man placed annext the Mortrageet of the most such shelars a not such shelars a to the Mo

J The case the mortgaged property, or any part thereof, shall be taken by a ondemnation, the Mortgages is hereby empowered to A collect and receive all compensation which may be paid for any property taken or lor damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgage as it may elect to the immediate reduction of the indebtedness received precisive to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness mess shall be delivered to the Mortgagor or his assignce.

sequer as to the destruided may employ control for advice or other accurate of this lien or which may affect the like of this Instrument. For another according to the second of the second shall be added to reasonable measured in the toreforement of this mortginge and sale of the part of the debt hereby secured. Affected amounts shall be payable if a applied in any decirce or induced amounts shall be payable if contract rate then at the legal rate.

111 Char the Mortgages may dispute as it the delut hereiv see requirt of the len or which may but and the len or which may but and the cassmalile attorney.