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C. This mutitage contract provides for additional advances which may be made at the option of the Mortgagee and secured by the gage, and it is agreed that in the event of such advances the amount threeof 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 part of said note indebtedness ander all of erms of said note and this contract as hally as if a mer such note and contract serie executed and delivered. An Additional Advance and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said tedeness, including all advances.

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property courting this indebtedness. I promise to pay monthly to the Mortgagee in addition to the above payments, a sum estimated to be equivalent node or itselfth of such items, which payments may at the option of the Mortgagee (s) the heid he in and communicated with other such and so its two funds for the payment of such items; (i) be carried in a saving account and withdrawn by it to pay such items of the credited to the unpaid balance of such indebtedness as rescrived, provided that the Mortgagee advances upon this obligation sum afficient, I promise to pay the difference upon demand. It such sums are held on carried in a sufficient to pay said items is no afficient, I promise to pay the difference upon demand to such and he is a held on carried in a sufficient to any said items is ma-and for the secure this indebtedness. The Mortgagee is authorized to pay said items as charged or hilled without further impairs

A (1) To pay said indebtedness and the interest thereon is herein and in said note prevented as according to any age the time of payment thereof. (2) To pay when due and before any penalty attaches therein all mays, special taxes, sp water charges, and sever service charges against said property similarity introduce due's and to farmon Montage requirement: (3) To keep the improvements now or hereafter upon said property shall be Similarity is denoid with the interest during the any age requirement: (3) To keep the improvements now or hereafter upon said property shall be Similarity is denoid with the interest during its interest and to farmon Montage requirement: (3) To keep the improvements now or hereafter upon said promotions insured during its first antwo as the Montagace may require to be insured against, and to payorde public flatisity insured that and the insurance water there of in such companies, through such agents or brokers' and in sight form as shall be arreaded of redemption for value thereof, in such companies, through such agents or brokers' and in sight form as shall be arreaded or inclusion to the Mortgage them payable to the Mortgagee; and in case of breefords will contain the usual since satisfactors to the Mortgage the may adde to the Mortgagee; and in case of breefords and in the contain the usual since as an satisfactors to the Mortgage the provide to the Mortgagee; and in case of breefords and the target of the contain at the state are satisfactors to the Mortgage the payords. The company of the satisfactors is all the satisfactors to the Mortgage the payords. The satisfactor is a Moster's or Commissioner's dend, and in each of the satisfactors to the Mortgage termine of redemptoners, in any grantee in a Master's or Commissioner's dend, and in each of the satisfactors to the Mortgage. all necessary proofs of less receipts, vanchers, releases and arrithme further index and the costants and definition and statistication of the samel, by the insurance can Martgagen agrees to sign, upon demand, all receipts yourhers and releases required of tim to be samel, by the Mortgage to and the Mortgage is subtorized to apply the proceeds of any meanance claim, to the restration of the fromers, or upon t destruction or damage, an commence and promptly complete the rebuilding or restoration of buildings and information of the property or upon t destruction or damage, an commence and promptly complete the rebuilding or restoration of buildings and improvements or destruction or damage, (5). To keep said promises in good condition and repair, who it waste, and free from any med-fien or claim of lien not expressly subordinated to the lien hereof; (6). Not to make, suffer or permit any unlawful use of or exist on said property nor to diminish nor impair its value by any set or omission to act; (7). To comply, with all requi-being here that and obtained, (a) any use of the property for any purpose other than that for which it is now used, (b) as the improvements, appartus, appartenance, futures or equipment now or hereafter appoint, which it is now used, (c) safe, lease or agreement under which title is reserved in the vender, of any apparentus, fixtures or equipment to be placed huildings or improvements on said property. of the Mortgage of the Mortgage of any alteration se on conditions

THE MORTGAGOR COVENANTS:

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(3) the performance of all of the environmets and obligations of the Mortgager to the Mortgager as contained here in and 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.

(2) any advances made by the Mortgaure to the Mortgaure, or his succeance/lation of the Mortgaure, but at no time shall the Mortgaure sceare advance. Twenty-seven Thousand advances, in a sum in excess of Two Hundred and no/100 ______ Deliars (\$ 27,200.00 provided that nothing berein contained shall be considered as limiting the amounts that shall be secured hereby when advances security or in accordance with covenants contained in the Mortgage.

18 204.32"), commencing the first day, at

), which Note Hogenber with interest thereon as therein provided as pavalife (8 27,,200.00 Two Hundred Four and 32/100----

TO SECURE (1) The payment of a Note excented by the Mortzaker to the order of the Mortzager hearing see date berewith in the principal sam of

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