G That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any ayment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or harge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor, hall make an assignment for the benefit of his creditors or if his property be placed under control of or in rustody of any court, or if the Mortgagor abandon any of said property, then and in any of said events, the Mortgage is hereby authorized and empowered, at its "pution and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagor, and and apply oward the payment of said mortgage indebtedness any indebtedness of the Mortgage to the Mortgagor, and apply oward the payment of said mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the everal parts separately:

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and 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 debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured:

D. That in case of failure to perform any of the covenants herein. Mortgages may do on Mortgages is held excerving so convenanted; that said Mortgage may also do any act it may deem necessary to protect the lien hereof; that Mortgages is held excerving so convenanted; that said Mortgage may also do any act it may deem necessary to protect the lien hereof; that Mortgages is held to contract shall become so much additional indeljectness secured by this mortgage with the same priority is the original indeltechess and may be included in any decret fore-closing this mortgage to inquire into the validity of any ben, and or single contracts and such moneys together will not obtain the same priority is the original indeltechess and may be included in any decret fore-closing this mortgage to inquire into the validity of any ben, and of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any ben, and untrange so for any particular distance in claim advancing moneys as above authorized, but nothing herein contained shall be construed as equiling the Mortgage of any do or omit to distance to do any act there and or and the Mortgagee shall not incur any personal hability because of anything it may do or omit to distance to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgage at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract;

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and scentred by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage delt and shall merease the truns of said note and this contract as fully as if a new such note and contract, were 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 indebtedness, including all advances.

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property couring this indebtedness, I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) he held by it and commingled with other such only or its own, lunds for the payment of such items; (b) he carned in a savings account and withdrawn by it to pay such items; (c) he credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sum officient to pay said items as the same acceue and become payable. If the amount estimated to be sufficient to pay said items is not afficient, I promise to pay the difference upon domand, H such sums are held or carried in a savings account, the same acceuse pledged is further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or balled valued further inquity.

THE MORTGAGON COVENANTS:
A (1) To put shift indeferences and the interest thereon as herein and in said note provided or according to any spreach according to an

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgager, 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:

advances, in a sum in excess of and no/100------Dollars (\$ 14,500.00 - provided that, nothing 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.

Mation of this Mortgage, but at a at no time shall this Mortgage secure advances on account of said original Note together with such additional Fourteen Thousand Five Hundred

ed, first, to interest, and the balance to principal, until said indebtedness is paid in full

(\$ 14,500.	00		and no/100			Dollars
) (0	which Note, togeth	er with interest thereas	as there is provided, is p		
One Hum	dread while			as increase provided, is (navable in monthly	installments of
sinc trutt	dred Nine and	53/100				
(\$ 109.53), commencing the	first			1	Dollars
	the summing the	LIISL		day of Septe	ember	10.69

· Fourtes

(1) the payment of a Note executed by the Morta

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fatures, apportegances, apparatus and equipment, unto Mortgages forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws by State, which said rights and benefits said Mortgagor does hereby release and waive. said Mortgage foreve of any State, which say

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all baptings, improvements, insures or appurtenances now or hereafter created thereon or placed therein, including all apparatus, equipment, futures or articles, whetherin single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, to beserve is customary or appropriate, including streens, window shalles, storm doors and windows, flow coverings, server doors, including streens, window shalles, storm doors and windows, flow coverings, server doors, including physically statehed thereto or notic: and also together with all easements and the reads, issues and provide thereto and it can be hereby declared to be a part of said real estate whether pledged, assigned, transferred and set over unto the Mortgager, whether now due or hereafter to become due as provided herein. The Mortgager is hereby subrogated to the rights of all mortgagers, hermindlers and owners paid off by the forcers of the luan hereby secured.

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