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

175

Together with all buildings, improvements, fatures or appurtenances now or hereafter crected thereon or placed therein, including all apparatus, equipment, fatures or articles, whether in single units or centrally controlled, used to supply heat, gas, alreonditioning, 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 customary or appropriate, including screens, window shades, storm doors and windows, floor coverings, screen doors, in addoor beds, awnings, stores and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not) : and also together with all easements 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, licenholders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appartenances, apparatus and equipment, unto said Mortgagee 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.

TO SECURE

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(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee hearing even date herewith in the principal sum of
Twenty-three Thousand Six Hundred and no/100Dellars
23,600.00), which Note, together with interest thereon as therein provided, is payable in monthly installments of
One Hundred Seventy-eight and 27/100 Dollars
178.27), commencing the first day of September , 19 69.

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is naid in full.

(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:

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balance the and payable at once, and payable at once, **THE MOTTAGEORY COVENANTS:** A. (1) To pay said indebtedness and the interest thereon as herein and in said note purvided, or according to now agreement extend the time of payment thereof; (2) To pay sheen due and before any penalty attaches thereto all taxes, special taxes, special assessme where service charges gainst said property shall be conclusively deemed valid for the purpose of requirements. (3) To keep the improvements now or herealter upon said property shall be conclusively deemed valid for the purpose of requirements. (3) To keep the improvements now or herealter upon said property shall be conclusively deemed valid for the purpose of requirements. (3) To keep the improvements now or herealter upon said property shall be conclusively deemed valid to the instance as the Mortgagee may require to be instead against and to privide public liability instance and such other instances as the Mortgagee may require to be instead against and to periods, and is said form asshall be satisfactory to the Mortgagee may also the Mortgagee during said period or periods, and contrain the usual clause satisfactory to the Mortgagee may them payable to the Mortgagee, and in case of foreglosure sath payable to the contine at loss under such agents or and such interval in the contine and such other such as a such agents or and in case of low provides and compatible to the Mortgagee and the maximum redemptioner, or any grantee in a Master's see Commissioner's deed and in case of low provides and account of the contine and how the such action is a Master's or commissioner's deed and in a low to be signed by the marker and provides and account of the explosion and down and the such as and provides and account of the second of the marker and provides and account of the explicit such and economous in the also account of the explicit such and account and account and account and a compatible to the marker and to explicit ton and how the second and the second and the second an

G. That time is al the essence hered and if default he made in performance of any covenant herein contained or in making any covenant here sail note or obligation in any estension or renewal thereof, or if proceedings he instituted to enforce any other lien or that an assignment for the benefit of his creditors or if his projectly by or against the Morigager, or if the Marigager and make an assignment for the benefit of his creditors or if his projectly be placed under control of or in castody of any court, or if the Morigager about on any of said property, then and in any of said events, the Morigager is hereby atthoused of any court, or if the Morigager and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Morigager hereby interditably due and payable, whether or not such default he remedied by Morigager, and apply oward the payment of said noticeles any advectes of the Morigager is the Morigager and said Morigager and apply due and payable, whether or not such default he remedied by Morigager, and apply oward the payment of said noticeles any more decisions of any independences of the Morigager is the Morigager and said Morigager, and apply the and payable, proceed to forcelase this morigage, and in any forcelosure a sale may be made of the premises en masse without offering the several farts separately:

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