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| TO SECURE   |  |
|---|--|
| (1) the payment of a Note executed by the Mortgagor to the order of       | of the Mortgagee bearing even date herewith in the principal sum o |
| Thirteen Thousand Five Hundred a  | nd no/100Dollar  |
| (\$ 13,500.00 ), which Note, together with interest                       | thereon as therein provided, is payable in monthly installments of |
| One Hundred Twenty-seven and 08,  | /100Dollar   |
| (\$ 127.08 ), commencing the first  | day of October , 1969  |
| which payments are to be applied first to interest, and the balance to an | a find with the third  |

(2) any advances made by the Mortgagee to the Mortgage, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional Intrucem Thousand Five Hundred advances, in a sum in excess of and no/100 Dollars (\$13,500.00), provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the 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 Upon transferd 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:

The mortgage of the intervent the intervent there on as herein and in said note provided, or according to any agreement extending this of payment thereof: (2) To pay when due and before any penalty attaches thereof all taxes, special taxes, special assessment thereof and sever service charges against said property (including those hereofore due), and to furnish Mortgagee, upon request pupilotic receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of the term that agree on the insurance and to provide public liability insurance and such other insurance as the Mortgage are upon request there of a such other insurance as the Mortgage are upon the insurance, and to provide public liability insurance and such other insurance as the Mortgage are upon the insurance, and to provide public liability insurance and such other marance as the Mortgage are upon the agents of the conclusively deemed to be Mortgage and the function and all remains with the Mortgage and and agents (and to provide public liability insurance and such other marance as the Mortgage and the agents of the conclusive and the case satisfactory to the Mortgage and the provide public liability insurance and such other marance as the Mortgage and the maxes of correlation of the event of the contrast via the Mortgage and the maxes of the contrast and the mortgage and the Mater's or Commissioner's deed; and in case of loss under such oblicies, the Mortgage and the maxes and elenses and relenses required to be simeled and to the Mortgage and the more such and all the more such as an example to the estimation of the property or upon the indebtedness in a such company of the provement shall be availed to the Mortgage and the indebtedness is and the market and the more and dily or on the indebtedness is and in taxes of the simulation of the property or upon the indebtedness is and the more of the contrast of the Mortgage and the more such and all receipts on chereal to the more and the more and

B In order to provide for the payment of taxes, ease essentis, insurance premiums, and other annual charges upon the property or encivelent in the 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, but her payments may, at the option of the Mortgagee, tay her held by it and commingled with other such items (b) be careful in a savings account and withdrawa by it to pay such items; or (c) be credited to the unpaid halance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sum sufficient to pay said items as the same account and withdrawa by it to pay said indebtedness as received. If the anount estimated to be sufficient to pay said items is no sufficient, I promise to pay the difference upon demand. It such sums are held to carried in a savings account, the same are been predicted to the unpaid bullences. The Mortgagee is authorized to pay said items is no sufficient.

a may be made at the option of the Mortgagee and secured by this at thereof may be added to the mortgage debt and shall increase advance qui shull be a part of said units indebtedness under all of and contract were executed and delivered. An Additional Advance may be made for different monthly payments and a different interes spects this contract shall remain in full force and effect as in said

epay upon demand any thereons at the highest with the same priority e tends or preceeds of salidity of any lien, quiring the Mortgare

hereof, to secure payment of said note and obligation whether the entire amount shall have been advance second, or at a later date, and to secure any other amount or amounts that may be added to the mortgage 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 Mortgagor, the Mortgagee 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 Mortgago, and may forhear 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 hereauder or upon the debt hereby secured

G That time is of the assume hereof and if default be made in performance of any covenant herein contained or in making yment under said note or obligation or any extension or conceal thereof, at if proceedings be instituted to enforce any other has arge upon any of said property, or upon the filing of a proceeding in barry transfer has a sugmment for the Mortgager, or if the Mort all make an assignment for the benchi of his creditory or if the property he placed under control of or in sustoint of any coverant Mortgager abundon any of said property, then and fit any of said events, the Mortgager is hereby authorized and empowered, in and writing afformation of any created or the priority of said lien or any right of the Mortgager, and empowered, then notice, all sums secured hereby immediately the and payable, whether or not such default he remedied by Mortgager, and seard the payment of such assignment of mediately interactions any indebtedness of the Mortgager for the Mortgager, and said Mortgager, and mediately proceed to foreclose the isen martgage, and in any foreclosure a sale may be made of the premises en masse without offering

If That the Mortgagere may employ counsel for advice or other legal service at the Mortgager's discretion in connection with any discute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgager may be made a party on form and any reasonable atomic's level and the interest securing the indebtedness hereby secured or which may affect said debt or form and any reasonable atomic's level and the interest securing the indebtedness hereby secured. Any costs and expenses or binn affecting said debt or lien, including reasonably incurred in the forelosure of this mortgage and sale of the property securing the same and in connection with any difference dispute or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. Any costs and expenses part of the debt hereby secured. All such amounts shall be pavaile by the Mortgager to the Mortgage on demand, and if not paid shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate tion at the legal rate.

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgager is hereby empowered to lect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation used hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted so shall be delivered to the Mortgager or his assignce.