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TO SECURE

(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
Nine Thousand Nine Hundred and n (\$ 9,900:00 ), which Note, together with interest	Dollars
One Hundred and 42/100	Dollars
(\$ 100.42 ), commencing the first	day of September 19.70
which payments are to be applied, first, to interest, and the balance to prin	ncipal, until said indehtedness is paid in full

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(2) any advances made by the Mortgages to the Mortgagor, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at an time shall this Mortgage secure advances on account of said original Note together with such additional

advances, in a sum in excess of Nine Thousand. Nine Hundred and no/100-bottars (\$ 9,900.00 ), 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 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 due and payable at once. THE MORTGAGOR COVENANTS:

## A (1) The payment thereof; (2) To pay when due and before any ponentity attaches thereitor all taxes, special taxes, special assessments, duplater entarges, and sever service charges against said property (including these hereito) and (including the due any entered); (3) To keep the improvements now or increation on said premises in source against said double takes to be period of refermion, for the full instance, there are all such independences in all such its are entarges, and is sever service, that are source against said property (including these hereito) and (including the due and before any requires the improvements now or increations and premises insured against damage by first, and us for the payment in the insured against said property (including the due and the insured against and to provide public liability insurance and such other insurance as the Moritager and in such steps of fore and in the used of reference of the Moritager (including the due takes) to the Moritager (including the due takes) to be owner of the certificate of said, cover of any deficience, with the Moritager (including the due takes) and cover as the Moritager (including the due takes) and in takes of lose index in the due takes the Moritager (including the due takes) and in takes of lose index in the Moritager (including the due takes) and the used (incluse and takes) and the insurance (including the due takes) and due takes the moritaget (including the due takes) and the used of the staget (including the due takes) and the used of takes and the insurance of the due takes and the due takes and the insurance and a due takes and the used of takes and the insurance and a due takes and takes and takes takes and the used of takes and takes and the used and the used and takes and the insurance and a due takes and takes and the insurance and a due takes and takes and the insurance and and takes and the insurance and takes and takes and takes and takes and takes and take anow of the inductation in takes and the insurance and any ins

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness. I promise to pay monthly to the Mortgager, in addition to the above payments, a sum estimated to be equivalen funds or its own funds for the payment of such items; (b) be carried-in a swings account and withdrawn by it to pay such items; (c) be carried-in a swings account and withdrawn by it to pay such items; (c) be carried-in a swings account and withdrawn by it to pay such items; (a) be carried-in a swings account and withdrawn by it to pay such items; (a) be carried-in a swings account and withdrawn by it to pay such items; (b) be carried-in a swings account and withdrawn by it to pay such items; (b) be carried. If the amount estimated to be suchierent to pay said items as the same accrue and become payable. If the amount estimated to be suchierent to safe are berefit pay and items are been payable. If the amount estimated to be such items are been payable to further scure this indebtedness. The Mortgagee is anthorized to pay said items account, the same are hereby pledges to further scure this indebtedness.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is surface that in the event of such advances the amount of such advance and shall for each of the mortgage debt and shall for each of the unpaid balance of the note literby secured by the smouth of such advance and shall be a part of said note indebtedness under all of Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate 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.

D That in case of failures to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted; hav said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgagor's behalf everything so convenanted; moneys paid or dishursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then havful to contract shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or precedes of encambrance or claim advancing moneys as above authorized, but nothing herein contained shall be constroad as requiring the Mortgagee in advance any moneys for any purpose nor to do any set hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or unit to do hereunder;

E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgager 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;

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 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

Secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the delat hereby secured: G. That lime is of the essence hereof and if default be made in performance of any covenant herein contained or in making any payment under said note or obligation or any statemion or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon my of said property, or upon the lime of a proceeding in bankruptry by or sains the Mortgagor. Of it the Mortgagor half make an assignment for the benefit of his creduture or til his property be placed under control of or in custody of any court, or if he Mortgagor ahandon any of said property, then and is any of said events, the Mortgagor is beenly unthrized and empowered, at its upon and without affecting the lien hereby created as the priority of said lien or any right of the Mortgagor and ambody without notice, all sums secured hereby, inmediately due and payable, whether or not such default be remedied by Mortgager, and asphy mediately proged to forenhose this mortgage, and in any of said revents, the Mortgagee is the Mortgagee and Mortgagee, and asphy mediately proged to forenhose this mortgage, and in any of said near any all material may be made of the premises en mance without affecting the any creating the Mortgagee is discretion in connections with any in any division of said mortgage indebtedness any indebtedness of the Mortgagee is the Mortgagee and Mortgagee may be made and without affecting the lien of this Instrument, or any litigation to which the Mortgagee and been and an any argenet partition space is described and expenses in and any respective secured or the lien of this Instrument, or any litigation to which the Mortgagee is discretion in connection with any argenet partition space is attemptive fees the little to the property securing the indebtedness hereby secured. Any costs and expenses argenetion with reasonable is attempting fees up inturred shall be added to and be

In case the mutigaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered in the section at the mortgage property for any property taken or for damages to any property not taken and all contennants of the indebtedness and hereby, or to the reduction of the indebtedness and hereby, or to the reduction of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the Mortgager or the amount of the indebtedness shall be delivered to the indebted to the indebtedness shall be delivered t