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TO SECURE (1) the payment of a Note excented				
(i) the payment of a Note essential "Nine Thousand and r	0/100	r of the Martgager bearing	even date herewith in the	e principal su
19,000.00). w	ich Note, together with inter	est thereas as thereis prov	ided, is payable in month	for last allower
One Hundred Eleve	n and 59/100			manager Da
(# 111.59), commencing the	ñrst.	day of	November	.19
which payments are to be applied, first, to	interest, and the balance to	principal, until said indebte		100

(2) one advances made by the Mortgages to the Mortgage, or his sufficience in title, for any purpose, at any time before the solence and according of this Mortgage, but at no time shall this Mortgage secure advances on account of sold original Note together with arch additional

(3) the performance of all of the covenants and abligations of the Matgager to the Martgager, as contained herein and in seld Note Upon transfer of title of the real estate montgaged to secure this note the entire balance remaining due hereinden may, at the option of the montgagee, be declared the MORTGAGOR COVENANTS;

A 10 no reason there is the interest there is a strengt in and property the interest of the second of the strengt is the st

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property scenaring this indeletedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be convicient inductions of the over finals for the payment of such tenss; (a) be arried in a swinge account and by it and commingled with other such to the credited to the anomal balance of said indeletedness as received, provided that the Mortgage counts and withdrawn by it to pay such items, it afficients to gay said items as the same accreate and become payable. If the anomal resinanced rate is swinge account, the same are hereby preside afficients to gay said items as the same accreate and become payable. If the anomal resinanced rate is admined to pay said items is not afficient to gay said items. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this mortgage and it is agreed that in the event of auch advances and any thereof may be antided to the mortgage dust and shall increase the unput basiser of the note hereby executed by the samount of such advances and babilities and the secured by the samount of such advance of the advance of the provide the mortgage dust and shall increase of any of the samount of such advance of the advan

D. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgago's behalf everything so convenants, that said Mortgage may also do any act it may deem necessary to protect the lien hereof; that Mortgage will repay upon demand any metry paid or disknowly by Mortgagee for any of the above purposes and such moneys paid with the value shall be constrained in the further with intervent thereon at the further the same priority also do any be included in any decree for closing this mortgage will be paid out of the rents or proceeds of a sad permises if are accessing a above authorized, but nothing herein contrages and be paid out of the rents or proceeds of the intervention of the rents or proceeds of the same purpose noris a above authorized, but nothing herein contrages and be paid out of the rents or proceeds of the same purpose noris to do any act hereinder: and the Mortgagee shall be construed as requiring the Mortgages approximate to do any act hereinder: and the Mortgages shall be construed as requiring the Mortgages any house it do any act hereinder: and the Mortgages shall be construed as requiring the Mortgages any house of the do any act hereinder: and the Mortgages shall be thereinder.

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E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced a the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage addedtates under the terms of this mortgage constract;

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, bereby secured in the same manner as with the Mortgagor, and may forbant to use or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor bereunder or upon the debt hereby secured.

G That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any symmet under midd note or obligation or any extension or repeval thereof, or if proceedings be instituted to enforce any other lien or charge super super super super structure of the super structure of the super super structure of the super super

H That the Mortragee may employ counsel for advice or other lead service at the Mortragee's discretion in connection with any account of this lastrument, or any litigation to which the Mortragee may be made a party on the defa hereby secured or the lies of this lastrument, or any litigation to which the Mortragee may be made a party on the advice states of the secure of the intervent of this lastrument, or any litigation is which the Mortragee may be made a party on the defa hereby secured or the lies of this nontrage and alle of the prime security of the defa hereby secured. Any cost and expenses of the defa hereby secured in the intervent of the intervent of the secure of the another associated in the foreclosure of this mortrage and alle of the prime security at and in connection with any affect the intervent of the another intervent of the defa hereby secured. Any cost and expenses are to the defa hereby secured at the defa hereby secured in the defa hereby secured. All such amounts shall be available be the Mortgage on the range of the addit to and be a ber to the defa hereby secured. All such amounts shall be parallely the two connections that may affect the addit to and be a ber to the defa hereby secured. All such amounts shall be parallely the the two to connections that mand, and it are paid shall be addit to and be a ber defaulted intervent at the highest contrast, are it as such

2141 In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgager is hereby empowered to collect and receive all compensation which may be paid for any property taken or for dimanes to any property not taken and all condemnation secured hereby, or to the repair and rescation of any property, so damaged, provided that any excess over the amount of the indebted new shall be deterred to the Mortgager at his assigner.