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This mortgage is given to secure the payment of the principal sum of - . 1 - 51 sty-server, "Landred and po/100, - - - Dollars (\$ 6700,00,)), as evidenced by a certain promise sory pole of even date herewith, the terrist of which are incorrected therein by reference payable with the reference to the secure of the se terest at the rate of Four and one-half-per centum (Adva) per annuting a the unpaid balance until d. principal and interest to be paid at the ollice of CAPIFOL FRIDERL SAVINCS AND DAN

ASSOCIATION & In Topera, Ranaas, 24 at such other place as the holder of the note may designate in writing, in mr nthly installments of lars (\$ 42.41 af such other pince as the name of the second secon , 19 74 for sooner paid, shall be due and payable on the first day of \cdot July

The Mortgagor covenants and agrees as follows:

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by the sai 1. That he will promptly pay the principal of and interest on the indebtedness evide note, at the times and in the manner therein provided. Privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthy payments on the principal that are next due on the note, on the first day of any month prior to muturity: Provided, koverer, that written notice of an intention to the first day of any month prior to maturity: *Promidea, specter*, that writen, note of an intended to excretes such privilege is given at least thirty (30) days prior to prepayment; and provided forther, that in the event the debt is paid in full prior to maturity and at that time it is insured hunder the provisions of the National Housing Act, he will pay to the Grantce an adjusted premium charge of one per domant (14). To the original principal amount thereof, except that in no event shall the adjusted premium exceed the second state of the prior the second state of the prior the second state of the perior to the second state of the second state of the perior to the second state of the perior to the second state of the second state of the perior to the second state of the perior to the second state of the se -or the original principal amount indered, except that in no event shall be adjusted priority and the original principal independent of principal independent of principal independent of principal independent of the prin st/pa Housing Commissioner on account of mortgage insurance.

2. That, together with, and in addition to, the monthly payments of principal add interest payable nder the terms of the note secured hereby, the Mortgagor will pay to the Mortgagorgunit the said note secure and the following sums? is fully baid, the following sums : . -.

(a) If this mortgage and the note scepred hereby are insured under the profisions of the National Housing Act and so long as they continue to be so insured, one twelfth [1];) of the samual mortgage insurance premium for the purpose of putting the Mortgager in funds with/which to discharge the sald Mortgage's obligation to the Federal Housing Commissioner for mortgage insurance premiums pursuant to the antiplicable provisions of this value and all only again the same of the subscription of the same of the

(b) A sum equal to the ground rents if any and the taxes and special assessments next due on the premises covered by this mortgrape. Due the premises covered by this mortgrape. Due the premises covered hereby (all as the premises) are all sum and therefore divided by the number of months to elapse before on the premises and assessments will become delinquent, such as the sum to be premised by the function of the premises and assessments will be premised the sum to be before the before the premises that the premises are all such as the premises and assessments will be be the premises. The premises the sum to be before the sum before the sum to be a such as the premises the premises and assessments before the sum to be a such as the premises the premises the premises the premises and the premises t

be have said bound relatively and the two preceding subsections of this paragraph and all payments in the two preceding subsections of this paragraph and all payments to be make under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment to be applied by the Mortgagor each month the single payment each month each m All payments'm

(1) promium charges under the contract of insurance with the Federal Housing Cont

missioner; ground reats, if any, taxes, assessments, fire and other hazard insurance premiums; (II) (III) interest on the note secured hereby; and (IV) 'amortization of the principal of said note.

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Any deficiency in the amount of such aggregate monthly payment shall, unless made Any energy in the function of each age cases howing interpretent of default the Mortgagery prior to the due date of the next such payment, constitute an even of default under this mortgage. The Mortgagee may collect a "late charge" not to exceed two cents. (24) for each dollar (\$1) of each payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinquent payments.

8. That if the total of the payments made by the Mortgagor under (b) of paragraph 1 pres ceding shall exceed the amount of payments make by the more group of participation of the second state of the amount of the second state of payments of the same nature to be made by the Mortgagor. If, however, the monthly payments made by the Mortgagor inder (0) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes.and assessments or insurance premiums, as the case may be, when the same shall become due and payable; then the Mortgagor shall pay to the Mortgagee any amount necessary to mike up the deficiency, on or before the date when payment of such ground rents, taxes, assessments for insurance premiums shall be due. If at any time the Mortgage shall fondor to the Mortgagee, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amount off such indebtedness, credit to the account of the Mortgage and the pay to the Federal Housing Commissioner, and any balance remaining in the funds accumplated under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of the provisions of (b) of paragraph 2 hereof. ints of the same nature to be made by the Mortgagor. If, however, the monthly payments made by