tament to the state of the stat (description continued) TOGETHER WITH ALL BUILDINGS AND IMPROVENENTS NOW OR MEREAFTER EMECTED THEREON AND ALL SCREENS, AMMINOS, SMADES, STORM SASH
AND BLINDS, AND HEATING, LIGHTING, PLUMBING, GAS, ELECTRIC, VENTILATING, REFRIGERATING AND AIR-CONDITIONING EQUIPMENT USED
HEREOF, AND THE HEREDITAMENTS AND APPLICATIONS OF THIS MONTGAGE, SMALL SE DECHED FOXURES AND SUBJECT TO THE LIEW AMD AND THE HEREDITAMENTS AND APPLICATIONS PERTAINING TO THE PROPERTY ABOVE DESCRIBED, ALL OF WHICH IS REFERRED TO

FOR THE PURPOSE OF SECURING: (1) PERFORMANCE OF EACH AGREEMENT OF MORTGAGOR CONTAINED HEREIN; (2) PAYMENT OF THE STATED ASLE AS PROVIDED THEREBY; (3) PATHENT OF ANY ADDITIONAL ADVANCES PAGE BY HORTGAREE OF THE THEM HOLDER OF THIS HOTGARE. TO ASE AS PROVIDED THEREDY; (3) PAYMENT OF ANY ADDITIONAL ADVANCES MADE BY PORTGAGE OR THE THEN MOLDER OF THIS PORTGAGE TO MORTGAGE AT ANY-TIME BEFORE THE RELEASE OF THIS MORTGAGE, EACH AND EVERY SUCH ADVANCE TO SE EVIDENCED BY NOTE AND TIME SALES. CONTRACT OF MORTGAGE IN THE AMOUNT OF THE ADVANCE, AND PAYABLE AS PROVIDED THEREBY, BUT AT NO TIME SHALL THIS MORTGAGE SECONS UNDER (2) ABOVE AND THE UNPAID BALANCE OF SUCH ADDITIONAL ADVANCES, PROVIDED THAT NOTHING MEREIN CONTAINED SHALL BE SECURED HEREBY WHEN ADVANCED TO PROTECT THE SECURITY OR IN ACCORDANCE WITH

ALL PAYMENTS MADE BY MORTGAGOR ON THE OBLICATION SECURED BY THIS MORTGAGE SHALL BE APPLIED IN THE FOLLOWING ORDERS. FIRSTS TO THE PAYMENT OF TAXES AND ASSESSMENTS THAT MAY BE LEVIED AND ASSESSED AGAINST SAID REAL ESTATE, INSURANCE PRE-

TO PROTECT THE SECURITY HEREOF, MORTGAGOR COVENANTS AND AGREES: (1) TO KEEP SALD PREMISES INSURED AGAINST FIRE AND SUCH OTHER CABUALTIES AS THE MORTGAGES MAY SPECIFY, UP TO THE FULL VALUE OF ALL IMPROVEMENTS FOR THE PROTECTION OF MORTGAGES IN SUCH PROTECTION OF MORTGAGES IN THE PROPERTY AND IN SUCH COMPANIES AS MORTGAGES MAY FROM TIME TO TIME APPROVE, AND TO KEEP THE POLICIES THEREFOR, PROPERLY ENDORSED, ON DEPOSIT WITH MORTGAGES; AND THAT LOGS PROCEDS (LESS EXPENSES OF COLLECTION) SHALL AT MORTGAGES; OPTION, SE APPLIED ON SAID INDESTEDNESS; WHETHER DUE ON NOT; OR TO THE RESTORATION OF SAID IMPROVEMENTS. (2), TO PAY ALL TAXES AND SPECIAL ASSESSMENTS OF ANY KIND THAT MAY SEEN ON MAY SE LEVIED OR ASSESSED MITHIN THE STATE OF SOUTH CARD LINA UPON SAID PREMISES, OR ANY PART THEREOF, OR UPON THE DEBY SECURED HERESY, OR UPON THE INTEREST OF MORTGAGES IN SAID PREMISES OR IN SAID DEST, AND PROCURE AND DELIVER TO MONTGAGES TEN (10) DAYS BEFORE THE DAY FIXED BY LAW FOR THE FIRST IN-TEREST OR PENALTY TO ACCRUE THEREON, THE OFFICIAL RECEIPT OF THE PROPER OFFICER SHOWING PAYMENT OF ALL SUCH TAXES, AND ASSESS-MENTS. (3) TO KEEP SAID PREMISES PREE FROM ALL PRIOR LIENS AND UPON DEMAND OF MORTGAGES TO PAY AND PROGUES RELEASE OF ANY LIEN MICH IN ANY MAY MAY IMPAIR THE SECURITY OF THIS MORTGAGE. (4) IN THE EVENT OF DEFAULT BY MORTGAGE PARAGRAPHS 2 OR 3 ABOVE, MORTGAGEE, AT ITS OFFICE (WHETHER ELECTING TO BESLAME THE MICLE INDESTEDNESS SECURED HERESY DUE, AND GOLLECT IBLE OR NOT ), MAY (A) EFFECT THE INSURANCE ABOVE PROVIDED FOR AND PAY THE REASONABLE PREMIUMS AND CHARGES THEREFORE (B) PAY CEEDINGS TO TEST THE VALIDITY OF SUCH TAXES OR ASSESSMENTS AND MAYE BEPOSITED WITH MORTGAGE SECURITY THEREFOR ACCEPTABLE TO IT); AND (C) PAY SUCH LIERS AND ALL SUCH DISBURSEMENTS, WITH INTEREST THEREON FROM THE TIME OF PAYMENT AT THE HIGHEST RATE IT); AND (C) PAY SUCH LIENS AND ALL SUCH DISSURSEMENTS, WITH INTEREST THEREON FROM THE TIME OF PAYMENT AT THE HIGHEST RATE ALLOWED BY LAW, AND SUGM DISSURSEMENTS SHALL SE DEEMED A PART OF THE INDESTEDNESS SECURED BY THIS MORTGAGE AND SHALL SE IMMEDIATELY DUE AND PAYABLE BY MORTGAGE, (S) TO KEEP THE BUILDINGS AND OTHER IMPROVEMENTS NOW OF MEREAFTER OF RECORD OR CONTRARY TO LAMS, ORDINANCES OR REGULATIONS OF PROPER FUELLO AUTHORITY, NOT TO REMODEL THE IMPROVEMENTS EXCEPTING THE WRITTEN CONSENT OF MORTGAGE, AND TO PERMIT MORTGAGE, TO ENTER AT ALL REASONABLE TIMES FOR THE PURPOSE OF INSPECTING THE PREMISES. (G) THAT HE WILL PAY, PROMETLY AND WITHOUT RELIGE FROM VALUATION OR APPRAISEMENT LAWS, THE INDESTEDNESS THAT THE TIME OF PAYMENT OF THE INDESTEDNESS HERESY SECURED. OR OF ANY PORTION THEREOF, MAY BE EXTENDED OR RENEMED, TAKE AND ANY SECURED. RENEBT, IN FULL CONVETANCE WITH THE TERMS OF SAID PROPISSORY NOTE AND TIME DALES CONTRACT AND THIS PRETURNING THAT THE TIME OF PAYMENT OF THE INDESTENSES MERESY SECURED, OR OF ANY PORTION THEREOF, MAY BE EXTENDED OR RENEMED, AND ANY PORTIONS OF THE PERSONAL LIABILITY OF ANY PERSON OR CORPORATION FOR THE PAYMENT OF SAID INDESTEDNESS OF THE LIED OF THIS INSTRUMENT WAS AND THE DESCRIPTION OF THE PAYMENT OF SAID INDESTEDNESS OF THE LIED OF THIS INSTRUMENT. UPON THE REMAINDER OF SAID PREMISES FOR THE FULL AMOUNT OF SAID INDESTEDNESS THEN REMAINING UNPAID, AND NO CHANGE IN THE COMMERSHIP OF SAID PREMISES SHALL RELEASE, REDUCE OR OTHERWISE AFFECT ANY SUCH PERSONAL LIABILITY OR THE LIEN HEREST CREATED. THAT HE IS SEIZED OF THE PREMISES IN FEE SIMPLE, AND HAS GOOD AND LAMFUL RIGHT TO CONVEY THE SAME; AND THAT THE PREMISES THE TITLE AND POSSESSION THEREOF AGAINST THE LAMFUL CLAIMS OF ANY AND ALL PERSONS WHATSOEVER, AND HERESY FOREY, AND HERESY FULL AND ABSOLUTELY MAIVES AND RELEASES ALL RIGHTS AND CLAIMS HE OR SHE MAY HAVE IN OR TO SAID PREMISES AS A HOMESTEAD EXEMPTION NOW EXISTING OR MAILE AND RELEASES ALL RIGHTS AND CLAIMS HE OR SHE MAY HAVE IN OR TO SAID PREMISES AS A HUMESTEAD EXEMPTION NOW EXISTING OR MICH MAY REPEATER SE ESTABLISHED, OR ANY RIGHT IN THE NATURE OF SOMER OR COURTESY, OR ANY STATUTORY SUBSTITUTE THEREFOR, (8) THAT HE WILL PAY ALL COSTS, FEES AND EXPENSES WHERE PERMITTED BY LAM, INCLUDING COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY MEDICAL COSTS OF TITLE AND ATTORNEY OF THE ATTORNEY OF

IT IS MUTUALLY AGREED THAT: (1) IF THE SAID MORTGAGOR SHALL FAIL OR NEGLECT TO PAY INSTALLMENTS ON SAID NOTE AND TIME SALES CONTRACT AS THE SAME MAY HEREAFTER BECOME DUE, OR UPON SALE OR OTHER DISPOSITION OF THE PREMISES BY MORTGACOR, OR SHOULD ANY ACTION OR PROCEEDING BE FILED IN ANY COURT TO ENFORCE ANY LIEN ON, CLAIM AGAINST OR INTEREST IN THE PREMISES, THEN ALL SUMS.

ONING BY THE MORTGACOR TO THE MORTGACE UNDER THIS MORTGACE OR UNDER THE NOTE AND TIME SALES CONTRACT SECURED HEREBY SHALL SHOW THE MORTGACOR OF THE MORTGACOR TO THE MORTGACOR OF THE MORTGACE OR UNDER THE SALES CONTRACT SECURED HEREBY SHALL SHE IMMEDIATELY SECONE DUE AND PAYABLE AT THE OPTION OF THE MOTTGACES. (2) IN THE EVENT OF FORECLOSURE, MOTTGACOR SHALL BE LIABLE FOR ANY DEFICIENCY REMAINING AFTER SALE OF THE PREMISES, AND APPLICATION OF THE PROCEEDS, OF SAID SALE TO THE INDEST EDNESS SECURED AND TO THE EXPENSES OF CONDUCTING SAID SALE, INCLUDING ASTORNEY'S FEES AND OTHER LEGAL EXPENSES ALLOWED BY LAW. (3) IN CASE THE INDESTEDNESS SECURED HEREBY OR ANY PART THEREOF IS COLLECTED BY SUIT OR ACTION OR THIS HORTGAGE IS FORECLOSED, OR PUT INTO THE MANDS OF AN ATTORNEY FOR COLLI WITH ALL COSTS AND EXPENSES, INCLUDING REASONABLE ATTORNEY'S FEES, MITCH SHALL BE INMEDIATELY DUE AND PAYABLE AND ADDED TO THE HORTGAGE INDESTEDNESS AND SECURED HEREBY. (4) UPON PAYMENT IN JULL BY SAID MORTGAGOR OF HIS INDESTEDNESS HEREUMDER. ACTION OR FORECLOSURE, MORTGAGOR SHALL BE CHARGEABLE