This Mortgage Assigned to Constortable Mustgagle, Inc.
7 day of March 1969. Assignment recorded
1001. //2/2006. T. Mortgages on Page 2/6

800K 1088 PAGE **526**

Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

The Mortgagor covenants and agrees as follows:

- 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said 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 monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment; and, provided, further, that in the event the debt is paid in full prior to maturity and at that time it is insured under the provisions of the National Housing Act, he will pay to the Mortgagee an insurance premium charge of one per centum (1%) of the original principal amount thereof, except that in no event shall the adjusted premium exceed the aggregate amount of premium charges which would have been payable if the mortgage has continued to be insured until maturity; such payment to be applied by the Mortgagee upon its obligation to the Secretary of Housing and Urban Development on account of mortgage insurance.
- 2. That, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, he will pay to the Mortgagee, on the first day of each month until the said note is fully paid, the following sums:
 - (a) An amount sufficient to provide the holder hereof with funds to pay the next mortgage insurance premium if this instrument and the note secured hereby are insured, or a monthly charge (in lieu of a mortgage insurance premium) if they are held by the Secretary of Housing and Urban Development, as follows:

State of positions as said note of even date and this instrument are insured or are reinsured under the provisions of the grant, barganifyselly, and reference the more than the more than the constant barganifyself and reference the more than the constant to the state situated in the country of an amount anticient to accommists in the purple of the country of an amount anticient to accommists in the purple of the country of an amount anticient to accommists in the purple of the country of an amount anticient to accommists in the purple of the properties of the country of t receipt whguamisisomerebs.makusuledged, has granted, bargained, sold, and released, and by these presents does payment the 1804 with which gere early and the consider in which expenses and the constant the season and the constant with the season and the constant of the

NOW, MAINT (A.45) ME his limit (Mediatelegacoro; ithe ensisteration solicises else debit end for denter examinate the surface production in the surface of t

24311 PA GIE BUG PA GRE COUNTE THIS! Want next due, plus the premiums that will next become due and payable on policies the printche lead three was transfully open do not consone that the chiral payment of sprincipal sead unioner cost, if moto spore or chiral payment of sprincipal consoners of the chiral payment of sprints and the chiral payment of the chiral commencement to all as a satisfact of the Mortgagee) less all sums alreadynably these for all uses the fore one (1) month prior to the date when such ground rents, premiums, taxes, and assessments will become delinquent, such sums to be held by Mortgagee in trust to pay said ground rents, premiums, taxes, and depectal assessments; and or at such sums to be held by Mortgagee in trust to pay said ground rents, premiums, taxes, and depectal assessments; and or at such super blace as the professor the under use the said ground rents, premiums, taxes, and assessments will be come delinquent, such sums to be held by Mortgagee in trust to pay said ground rents, premiums, taxes, and assessments will be come delinquent, such sums to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Mortgagor each month in a

and interest being may shier stiff the positive works as a contract the contract th

(I) premium charges under the contract of in the co of called (The MORIVARIES) as Recibenced 1191 and the promissory note of even date herewith, the terms of which are incorporated the part of the part of

hereinaiter:

organized and existing under the laws of

where the died and existing under the laws of

the due date of the next such payment, constitute an event of default under this mortgage. The Mortgagee may collect a

"late charge" not to exceed two cents (2¢) for each dollar (\$1) of each payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinquent payments.

3. It the total of the banments wade ph the Wolfdagor ander (p) of baragraph 5 breceding shall exceed the amount where As, the Mortgagor is well and stuly indebted unto of payments actually made by the Mortgagee for taxes or assessments or insurance premiums, as the case may be such excess shall be credited by the Mortgagee on subsequent payments to be made by the Mortgagot. If, however, the monthly payments made by the Mortgagor under (b) of paragraph 2 preceding shall not be sufficient to pay takes and assessments and insurance premiums, when the same shall become due and payable, then the Mortgagor shall **ந்து W.S.F.MathOM gitte** Ea**rly (கொடும் இன்னேக் எடு W.C.F.M.K.** up the deficiency, on or before the date when payment of such taxes, assessments, or insurance premiums shall be due. If at any time the Mortgagor shall tender 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 of such indebtedness, credit to the account of the Mortgagor all payments made under the provisions of (a) of paragraph 2 hereof which the Mortgagee has not become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of (b) of paragraph 2 the provisions of this mortgage resulting in a public sale of the premises covered hereby, or if the property is otherwise acquired after

FHA FORM NO. 2175m (Rev. July 1966)