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This trust deed shall further sceure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others g an interest in the above described property, as may be evidenced by a or notes. If the indebteness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by it upon of said notes or part of any payments on one note and part on another be beneficiary may elect.

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outors and administrators shall warrant and defend his said tille thereto inst the claims of all persons whomsover. The grantor covenants and darees to pay said note according to the terms read and, when due, all taxes, assessments and other charges whether grants i poperty; to keep said proceeding the all other charges is having property; to keep said proceeding the all other charges is having the said process of the same said process and the same set of the same content of the same said process within six months from the date of or the date construction is hereafter commenced; to repair and restore mpthy and in good workmanike manner any building or improvement on i property which may be damaged or destroyed and pay, when due, all is incurred therefor; to allow beneficiary to inspect said property at all is defining within fifteen days after written notice from beneficiary of such effeiary within fifteen days after written notice from beneficiary of such tructed on said premises; to were all buildings, property and improvements on warkt of said premises; to keep all buildings, property and improvements is wore to said premises; to keep all buildings, property and improvements a sum not less than the original principal sum of the note or obligation ary, and to deliver the original principal sum of the note or obligation much by this trust deed, in a company or companies acceptaile to the bene-frue and to deliver the original principal sum of the note or obligation much by this rust deed, in a company or obligation extended and whith mitum paid, to the principal place of the beneficiary may in the date whith mitum paid, to the principal place of the beneficiary may in the origin rect days physic clause in favor of the beneficiary may in its own rect days physic balance in the origin the content of the note of the policy thes and the date beneficiary in the beneficiary in the insurance. If the non-cancellable by the grantor during the full term of the policy thus anded.

Anned. In order to provide regularly for the prompt payment of said taxes, assess-its or other charges and insurance premiums, the grantor agrees to pay to the order of the same set of the same start of the same set of the same start of the same set of

While the he amounts shown their representativ to withdraw the ny, established for beneficiary respon the loan of to withdraw account, if any, establish t to hold the beneficiary in the of for any loss of dan loy, and the beneficiary h mpromise and settle with