0 0

œ

 $\boldsymbol{\alpha}$ \mathbf{c} ADMINISTRATION OF MORTGAGE. PURCHASER agrees to service the note and security instrument during said period only and exert reasonable collection efforts to insure that the mortgagor makes timely payments due under said note and security instrument. Should the mortgage note be paid in full during any year prior to PURCHASER monthly payments, PURCHASER shall be entitled to receive and retain out of such funds collecting its___ received its unamortized balance due at time of payoff, plus a prepayment penalty of TEN (10%) percent of its net purchase price paid to SELLER at time of purchase. Any monies received by PURCHASER over and above its entitlement as determined by the preceding paragraph shall be the property of the SELLER and disbursed by PUR-CHASER to the SELLER. The SELLER does hereby designate PURCHASER as its sole agent for collection of monies due the SELLER in connection with a full payoff of the note and security instrument. Should the mortgagors (or persons responsible for making said payments under the note and security instrument) make all 56 payments to PURCHASER, then PURCHASER shall execute an absolute assignment of the note and security instrument back to SELLER and advise the mortgagor (or persons responsible to make the payments under said note and security instrument) to make all future payments to SELLER. PURCHASER agrees not to encumber pledge, hypothecate or assign the note and security instrument during the period it administers same.

from SELLER. SELLER may not sell, assign or transfer this agreement or any of its interest in the remaining install-

ment payments, under any condition, without the express written consent of PURCHASER.

ICONTINUED ON NEXT PAGE

A CONTRACTOR OF THE PARTY OF TH