tions.
TO HAVE AND TO HOLD all and eligible the said lands and premises unto Lender, its successors and assigns removes thereto belonging or in any wise apportanting.

UNDERSHOWED bereby binds himself, his heirs, executors, administrators and assigns to wafrant and forever defend all and magular the said premier unto the incomment and assigns, from and against Undersigned, his helfs, executors, administrators and assigns and all other persons whomsevers lawfully claim-tockins the affine or any part thereof.

fig or to claim the asine or any part thereof.

PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its subcressors or assigns one or more persons we consequence of the control of th

It is understood and surred that all advances herstookers, now and hereafter made by lander'to Borrower, and all indebtedness on and hereafter owned by floorgover to Lender, and any other present or future indibtedness or liability of Borrower to Lender, and any other present or future indibtedness or liability of Borrower to Lender, applicates a general delator, sured, guaranter, endonese or otherwise, will be secured by this instrument until II te-surfacted of record. It is further understood find sured to Lender, sured, guaranter, endonese or will satisfy this mortigage whenever: (3) Borrower owes no indebtedness to Lender, (4) Borrower has no hability to Lender, and (4) Lender has not agreed to make

This agreement shall inure to the benefit of Lender, rits succeptors and assigns, and any successors assign of Lender may make advances and all other modifications of Hornwer to such asserting or assign shall be secured hereby. The word "Lender" shall be construed to in, its successors and assigns.

EXECUTED, SEALED, AND DELIVERED, this the 15th day of (Worker) N. Zwie

AND BELLED OF BUILDING

R. M. C. TOR SKEENVILLE COUNTY, P. C. AT WALL WILL COURSE MIR MAN MONTH