	(1) the payment of a Note executed by the Morigagor to the order of the Morigagee bearing even date herewith mome principal and of	Niger
	Seventeen Thousand and no/100Dollar	- interior
	(\$ 17,000,00), which Note logether with interest thereon as therein provided, is payable in monthly installments of	
	and the second s	
100	· One Hundred Thirty-One and 81/100	
	(1 131.81), commencing the first day of February	
	which payments are to be applied first to interest and the balance to equivilate well with the start	

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(2) any advances made by the Mortgagee to the Mortgage, or his successor in tiple, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Bate together with such additional

when advanced to protect the

(2) the performance aball of the coverable and obligations of the Mortgager to the Mortgager, as contained herein and in said Note

The Mortgagors understand and agree that this is a purchase muney mortgage,

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided or according to any agreement extending the time of payment thereof. (2) To pay when dig and below any penalty attacks thereto all rays, purch tays, special says, special says, agreement extending the time of payment thereof. (2) To pay when dig and property (including those heretelore die), and to larinal Mortagace dues request and charges, and sever service charges against and property (including those heretelore die), and to larinal Mortagace dues request applicate receipts therefor, and all such items extended against said property shall be conclusively deemied valid for the parpose of the max require, unit and indebtedness is fully paid, or in case of forechoure, unit expiration of the provide plate. All save such against is and to provide plate this distribution and the Mortagace and the tereord, in such comparises through such agents or hinkers, and in such form as hall be actifactory to the Mortagace making attactive to the Mortagace during said period or periods, and contain die usual charse saids somer of any denicency, and ecceive or nedemptioner, or any grantee in a Master's or Commissione's deed; and in case of loss ander such policies the Mortagace attactive to sign, upon demand, all receives, one form and insuch form a said indebtedness is paid of the Mortagace attactive to sign, upon demand, all receives, one form and insuch form and to be spined by the Mortagace for and prometises in a Master's or Commissione's deed; and in case of loss ander such policies the Mortagace attactive to sign, upon demand, all receives, one insurance events and their neuron policies or upon the mathetactory is attactive to sign, upon demand, all receives, one form an insurance event of the proverse of any functional of the Mortagace is status and promptly contribute the relative secure of an insurance converse or any mortante and indebtedness is paid in hall (1). Themediately sha is and preving secure of a loss receives and p

is order to provide for the parameters with the Mortgagee, in anti-this indebtedness. I promise to pay monthly to the Mortgagee, in anti-eith of such items, which payments may at the option of the Mortgage its swn lands for the payment of such items: (b) is carried as a save redited to the unpaid halance of said indebtedness, as precised, provided to pay said items as the same accrise and become Payalde. If the ano-to pay said items as the same accrise and become Payalde. If the above to pay said items as the same accrise and become Payalde. If the above to pay said items as the same accrise and become Payalde. If the above to pay said items are the same accrise and become Payalde. If the above to be secure this indebtedness. The Mortgagee is authorized to pay said items ter be nt to pay said the same are he

d that in the event of such advances which may be made at the aption of the Moritlanee and secured by this of that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase is note hereby secured by the amount of such advance and shall here part of and once indications under all of a not hereby secured by the amount of such advance and shall here part of and once indications of the such advance and contract were executed and delivered. An Additional Advance and necepted for such advance and provision may be made for different monthly parmeter and a different interact outfinitions of the contract, but is all other respects this contract shall remain in full layer and a different to advances.

may deem necessary to prote r any of the above purposes shall become so much addition eluded in any decree foreclosi that uit shall not be obligatory above authorized, but nothing to on Morigages real: that Morij

That it is the intent hereof, to secure payment of said note and obligation whether the entire amount shall have been Mortgagor at the date hereof, or at a later date, and to secure any other amount' or amounts that may be added to the dness under the terms of this mortgage contract;