

avides for additional advances which may be made at the option of the Mortgagee and secured by the event of such advances the amount thereof may be added to the mortgage debt and shall incre-reby secured by the amount of such advance and shall be a part of said note indebtedness under al-stract as fully as if a new such note and contract were executed and delivered. An Additional Adva-ted for such advance and provision may be made for different monthly payments and a different inte-as of the contract, but in all other respects this contract shall remain in full force and effect as to

In order to provide for the payment of taxes, assessments, insurance premiums, and other ag this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payme twelfth of such items, which payments may, at the option of the Mortgagee, (a' he held by or its own funds for the payment of such items; (b) be carried in a savings account and so arredited to the unpaid balance of said indebtedness as received, provided that the Mortgage ent, I promise to pay the difference upon demand. If such sums are held or carried in a saving there secure this indebtedness. The Mortgagee is authorized to pay said items as charged or hilled

THE MORTGAGON COVENANTS:

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgager, as contained herein and in said Note Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS:

(2) any advances made by the Mortgagee in the Mortgagor, or his successor in title; 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 Nate together with such additional

day of September which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full

(\$ 132.74 ), commencing the - first

, 19 68.

), which Note, together with interest thereon as therein provided, is payable in m One Hundred Thirty-Two and 74/100---

Fifteen Thousand and no/100-(\$ 15,000.00

fly the payment of a Note executed by the Morgagor to the order of the Mortgager hearing even date herewith in the paine

TO SECURE

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixinges, appartement es, appartatus and equipment, not said Mortgagee forever, for the uses besoin set forth, free from all rights and predefits under the homestead, exemption and valuation law of any State, which said rights and benefits said Mortgagor does havely release and waive.

The energy gors understand, and space that this or hereafter crected therein or placed therein including all apparatus, inputation or allocations, dether in single units or centrally confided, used to singlely heat, gas, alconditioning, water, high matrix inputation, reatilation or allocations, which is single units or centrally confided, used to singlely heat, gas, alconditioning, water, high hower, rearrighted and water, begins of all of which are intended to be and are herein or thereon the fusion of soil real estate which are herein physically attached therein or not: and also together with all casements and the reals, issues and profiles of said premises which are herein pledged assigned, transferred and set overantif the Mortnaice, whether now dig or herein to become the as part of said premises which are herein is hereiny subsequent to the rights of all mortgagees, thenholders and owners paid of by the proceeds of the heat hereby secared.

10 The Mortgagors understand and agree that this is a purchase money mortgage.