300 30

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of Twenty-five Thousand Five Hundred and no/100----(\$25,500.00 "), which Note, together with interest thereon as therein provided, is payable in monthly installments of Two Hundred Five and 43/100----------Dollars (\$205.43 ), commencing the first day of July , 1968 .

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

TO SECURE

(2) any advances made by the Mortgagee to 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 Note together with such additional

Twenty-five Thous, and Five Hundred and provided that, nothing levels contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants contained in the Mortgage.

(3) the performance of all of the rovenants 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 mortgager, be declared due THE MORTGAGOR COVENANTS:

**THEMORTGAGOT COVENANTS:**A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extends the dark and the form any penalty intaches thereot all taxes, special taxes, sp

B is order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property scenaring this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the abave payments, a sum estimated to be equivalent in one-two-fifty of such items, which payments may, at the option of the Mortgagee, (a) is held by it and commingled with other such (r) he credited to the unpaid halance of said indebtedness as received, provided that the Mortgagee advances apon this obligation sum-sufficient to pay said items as the same accura and became payable. If the amount estimated to be sufficient to pay said items is no unficient, is porsise to pay the difference upon demand. If such sums are held or garried in a savings account, the same to pay said items is not in further secure this indebtedness. The Mortgagee is authorized to pay said items account of billed without further inquiry.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this target, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase terms of add note and this contract as fully as if a new such note and contract were executed and debtedness and addresses and events at a single secure of the such advance at most are such more and contract were executed and debtedness and addresses and debtedness and addresses and debtedness and a different morthly payments and a different interest interest in all rather respects this contract shall remain in full torce and effect as to said

D That in case of failure to perform any of the covenants herein Mortgages may do on Mortgages's helial everything so convenants determined data said Mortgages with the same barrier of the same and the second sec

'E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advi-the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mor-lehtedness under the terms of this mortgage contractj.

F That in the event the exerciship of said property or any part thereof becomes vested in a person other than the Mortgagor, the altragee may, without notice to the Mortgagor, deal with such successor' or successors in interest with reference to this mortgage and debt hereby secured in the same manner as with the Mortgagor, and reas forbear to saie or may extend time for payment of the debt uned hereby, without discharging or in any way affecting the fiability of the Mortgagor hereunder or upon the debt hereby secured

Go That time is of the essence beyond and if default be made in performance of any covenant herein-contained or in making an expriment moder said note or obligation or any extinsion or remeand thereof, or if proceedings he instituted to enforce any other line, or charge upon any of said property, or upon the films of a proceeding in bankruptly by or against the Morizagor, or if the Morizago hall make an assignment for the benefit of his readitors or if his property he placed under control of or in random of the Morizago hall make an assignment for the benefit of his readitors or if his property he placed under control of or in random of an economy of the Morizagor abandom any of said property, then and in any of said scents, the Marizagor is hereby anthonized and empowered, at it option and without affecting the line hereby created or the priority of said line or any right of the Morizagor hereby, and and toward the payment of and inortgant individuely due and payable, whether or not such default, he rolarizagor and said Morizagor hardward, and any toward the payment of an individuely individuely due and payable, whether or not such default, he rolarizago in and said write are immediately proceed to foreriose this morizage, and in any foreclasure a sale may be flade of the premises en masse without offering the several parts separately:

If That the Mortgagee may employ counsel for arisine or other legal service at the Mortgagee's discretion in connection with any count of this first-annex, or any light on the delth hereby secured or the lien of this instrument, or any light on the which the Mortgagee may be made a party of the and any reasonable attoincy's fees so introred shall be added to and be a part of the delth hereby secured. Any costs and expenses assonably instrument of the hereby secured. Any costs and expenses are of the delth hereby secured. All such amounts adde of the property securing the same and in connection, shall be added to and be a part of the delth hereby secured. Any costs and expenses are of the mortgage and sale of the property securing the same and in connection, shall be added to and be a triated in any detect or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a included in any detect or idea attent of said mortgage debt and shall include interest at the highest contract rate, or if no such optical rate then at the legal rate.

I In case the morigaged property, or any part thereof, shall be taken by condemnation, the Morigagee is hereby empowered to ollect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation on a source source shall be forthwith applied by the Morigagee as it may elect, to the immediate reduction of the indebtednes sourced hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness essential be delivered to the Morigagor de his assignee.