(1) the payment of a Note executed by the Mortgagor to the order of the Mortgages bearing even date herewith in the principal sum of Fourteen Thousand Eight Hundred and no/100----(\$ 14,800.00 ), which Note, together with interest thereon as therein provided, is payable in monthly install One Hundred Six and 03/100---Dollar (\$ 106.03 ), commencing the first day of August . 19 68 which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

476476

(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

advances, in a sum in excess of Fourteen Thousand Eight Hundred and / Dollars (\$ 14,800.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to provided that, nothing herein contained m the Mortgage.

(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:

1

TO SECURE

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement exter water charges, and sever service charges against said property (including those heretofare due), and to furnish Mortgagee, mone re-vater charges, and sever service charges against said property (including those heretofare due), and to furnish Mortgagee, mone re-vater charges, and sever service charges against said property (including those heretofare due), and to furnish Mortgagee, mone re-vator charges and sever service charges against said property (including those heretofare due), and to furnish Mortgagee, mone re-requirement; (3) To keep the improvements now or hereafter upon suid property shall be conclusively deemed valid for the purpose of as the Mortgagee may require to be insuried against; and to provide public liability insurance and such other immanaes as the Mort as the Mortgagee may require to be insuried against; and to provide public insult form as shall be astisfactory to the Mortgagee publicies shall remain with the Mortgagee during said period or periods, and contain the usual charse saitsfactory to the Mortgagee may precise shall remain with the Mortgagee, and in case of foreclosure and pathets to the owner of the certificate of sale, owner of any definited receiver or redemptioner, or any grantee in a Master's or Commissioner's deed, and in case of loss under such policies, the Mort anthorized to adjust, collect and compromise, in its discretion, all clauss theremoter and to extend additiver on behall of the Mort and the Mortgage is authorized to apply the proceeds of any insurance claus to signed by the Mortgages for such pathet and the Mortgage is authorized to apply the proceeds of any insurance claus the signed by the Mortgage for such pathet is discretion or damage, to commend all receipts, vouchers and relates required him to be signed by the Mortgage for such pathet and the Mortgage is authorized to apply on the indebtedness scaration of buildings and im

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the propert securing this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalen to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other suc lunds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; o (c) be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sum sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is no sufficient. I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are bereby pledge to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquisty.

C. This mortgage contract punyides for additional advances which may be made at the option of the Mortgage and secured by mortgage, and it is agreed that in the event of such advances which may be made at the option of the Mortgage debt and shall incredue, and it is agreed that in the event of such advances the amount thereof may be given and accepted by the amount of such advance and shall be a part of such note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance is and one and contract were executed and delivered. An Additional Advance is and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to indebtedness, including all advances.

D. That in case of failure to perform any of the rovenance of a said Mortgagee may also do any act it may deem necessary to pre-neys paid or disformed by Mortgagee for any of the above purpo-neys paid or disformed by dortgagee for any of the above much addi-tion of the store dawful to centrart shall become so much addimoneys paid or disfor-tate for which it is the is the original indebte ale of said premises it normbranes or disrepay op protect the tren hereof; that Mortgager will repay upon dem bases and such moneys together with interest thereon at the ditional indebtedness secured by this mortgage with the same exclosing this mortgage and be paid out of the rents or pre-ratory upon the Mortgage to implice into the validity of a thing herein contained shall be construed as requiring the M and the Mortgagee shall not incur any personal liability be te for which it is then lawful to centract the original indebtedness and may be in e of said parmises if not otherwsie paid; cumbrance or claim advancing moneys as advance any moneys for any purpose nor ything it may do or omit to do hereinder;

F. That it is the intent hereof to secure pays to the Mortgagor at the date hereof, or at a later dat indebtedness under the terms of this mortgage contract obligation whether the entire amount shall have been advance other amount or amounts that may be added to the mortga

F That in the event the awnership of said property or any part thereof becomes vested in a person other than the Mort rtgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this ma debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may estend time for payment a ared hereby, without discharging or in any way affecting the hability of the Mortgagor hereander or upon the debt here

G That time is of the essence hereof and if default be made in performance of any covenant herein zontained or in making payment under said note or obligation or any extension or reneval thereof, or if proceedings be instituted to enforce any other lien, shall make an assignment for the benefit of his creditors or if hereof y by or against the Mortgagor, or if the Mortgagor abundon any of said property, or upon the filing of a proceeding in bankruptey by or against the Mortgagor, or if the Mortgagor abundon any of said property, then and in any of said events, the Mortgager is hereby authorized and empowered, and option and without affecting the hereby immediately due and payable, whether or not such default be remedied by Mortgager, and any mmediately proceed to foreclase this mortgage, and in any foreclosure a sule may be made of the premises en masse without offering any solution of the mortgager, and in any foreclosure a sule may be made of the premises en masse without offering the layers the mortgage, and in any foreclosure a sule may be made of the premises en masse without offering the layers there any interclosure a sule may be made of the premises en masse without offering the layers and in any foreclosure a sule may be made of the premises en masse without offering the layers the submet of said mortgage.

H That the Morthager may employ counsel for advice or other legal service at the Mortgager's discretion in connection with any spate as toolse dely facely secured or the lien of this Instrument, or any fitigation to which the Mortgager may be made a party on count of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect said dely or n and any respective attorney's less so inturred shall be added to and be a part of the dely hereby secured. Any costs and expenses somably incurred up in first-closure of this mortgage and sale of the property securing the same and in connection, with any other dispute linguing infection of the lifetion of the interview of the property securing the same and in connection, which may other dispute at of the filtering of dely or lifetion of the amounts shall be payable by the Mortgager to the Mortgage on demand, and in not pair shall included in any device or judgment as a part of said mortgage dely and shall include interest at the highest contract rate, or if no such any of the mat the level rate. n at the legal rate

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empower lect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condem prensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indeb need, hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the inde whall be delivered to the Mortgager or his assignce.