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

(8 : (96)

602

Together with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, to besses is customary or appropriate, including screens, window shades, sterm doors and windows, floor coverings, screen doors, in-adoor leds awrings, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said premises which are hereby pleaked, assigned, transferred and set over ont). And also together with all essenents and the zents, issues and profits of said premises which are hereby subrogated to the rights of all mortgages, lienholders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment, anto said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation Taws of any State, which said rights and benefits said Mortgagor does hereby release and waive.

TO SECURE

£

(1) the payment of a Note executed by the Morigagor to the order of the Mortgager bearing even date herewith in the p Nineteen Thousand Five Hundred and no/100------

18 19,500.00), which Note, together with interest ther

con as therein provided, is payable in monthly

One Hundred Fifty-one and 19/100-----

(\$ 151.19), commencing the first day of September , 19 68.

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

(2) any advances made by the Mortgagee to the Mortgager, or his successor in title, for any purpose, at any time before the release a cellation of the Mortgage, but at an time shall this Mortgage secure advances on account of said original Note together with such addition

advances, in a sum in excess of Nineteen Thousand Five Hundred and no/100pollars (\$ 19,500.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced t security or in accordance with covenants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgager, as contained herein and in said Non balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS:

A 1.9 The MORTGAGO COVENANTS:
A 1.9 The main indefinition and the interest there are a formation in and not provided in the expectation and a gradient and before any provide attaches thereads all there are appendix attaches thereads all thereads are any gradient and before any provide attaches thereads all thereads are appendix attaches thereads all the interests and are appendix attaches thereads attaches thereads are appendix attaches thereads at any appendix attaches thereads at any appendix attaches thereads at any appendix attaches thereads attaches thereads at any appendix attaches thereads attaches a

B In order to provide for the payment of taxes, assessments, institution premiums," and other annual charges upon the propert ing this indebtordness. I promise to pay monthly to the Mortgagee, is additionated to her annual charges upon the propert metwork the single set. I provide the payments may at the option of the Mortgagee, (a) her held to be the busy at an community with there sus the original of the payment of such items. (b) her carried is a surger account and withdrawn by it, to pay such thems; to be credited to the muscle for the payment of such items. (b) her carried is a surger account and withdrawn by it, to pay such thems; to be credited to the muscle her anne of such inductorials as received, previded that the Mortgagee advances upon this ablighted as within to pay said items as the same account and hereane payable. If the anneant estimated to be sufficient to pay and items as indicated as an within a pay said items as the difference upon demand. If such sums are herean are heread or a saving account, the same are break plettar-burther secure the indebtordness. The Mortgagee is authorized to pay and items as charged or billed without burther impury.

C. This mortgage constant provides for additional advances which may be made at the option of the Mortgager and secured by this unpaid balance of the northager that in the event of such advances the anomat thereof may be added to the mortgage delt and shall increase unpaid balance of the northager excited we want of such advances are sidence and sills be a part of said note indefinedness under all of terms of said note and the contract is fully as if a new such note and contract were executed and delivered. An Additional Advances and interes and interes and and mortgage indefinedness and a different interest and interest interest and a different interest interest including all advances.

¹¹ That in case of failure to perform any of the covenants herein. Mortgagee way do on Mortgages's behalf everything so convenanted: ald Mortgagee may also do any act it may deem measury to protect the lien herein'; that Mortgages's behalf everything so convenanted; and dorigagee may also do any act it may deem measury to protect the lien herein'; that Mortgages will creat anot demand any or which it is then lawful to contrast shall become so much additional indebiedness secured by this mortgage with the same priority original indebiedness and may her included in any decree foreclosing this mortgage and her paid out of the rents or presends of 4 suit premises if not otherwise paid; that is shall not be obligatory mon the Mortgagee to include a sequence of a same authorized, but nothing been secured shall be construed as requiring the Mortgage of any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of any moneys for any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of any moneys for any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of any moneys for any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of any moneys for any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of an example shall be any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of any moneys for any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of any purpose nor to do any act heremuler; and the Mortgagee shall not mean any personal liability because of an example.

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