(1) the payment of a Note executed by the Morigagor to the order of the Morigagee bearing even date herewith in the principal sum of
Twenty-Five Thousand Seven Hundred Fifty and no/100
(\$ 25,750.00), which Note, together with interest thereon as therein provided, is payable in monthly installments of
One Hundred Seventy-One and 33/100
(\$ 171.33), commencing the first for a control of

which payments are to be applied, first, st, and the balance to principal, until said indebted s is paid in full.

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title, for any purpose, at any time before the release at cellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such addition

(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:

THE MORT GAGO COVENANTS:
A 1 of the wash inhibited as and the interest thereon as berein and in asid note previded or according to any agreement extending the provide particular to be been and to the previde of the according to any agreement extending the previde of the according to any agreement extending the previde agricular to a do to previde agricular to a dotte agreement agricular to a dotte agricular to agricul

It in order to provide for the payment of taxes, assessments, insurance premiums, and there annual charges upon the property sensing this indebtdeness. I promise to pay monthly to the Mortzage, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payment may at the option of the Mortzage, is addition to the above payments, a sum estimated to be equivalent funds on its own funds for the payment of such items; (b) is carried in a savings account and withdrawn by it to pay such items; or outcoments of payments of indebtdeness as reviewed, provided that the Mortzage advances upon this obligation sum-valuents to pay said items is the same accure and become payable. If the amount estimated to be sufficient to pay such items; is and onlinent. I promise to pay the difference upon demand. If such sums are hold or carried in a saving second, the same are been to include a second the same the bar accure and become payable. If the amount estimated to be sufficient to pay such items is and onlinent. I promise to pay the difference upon demand. If such sums are hold or carried in a saving second, the same are been pledged to include a second the modeling of the formation of the same second or bar of the same in the same are been pledged to be the same second to be sufficient to pay and items is an of the formation of the same interface of the formation of the same second of the

C. This intrigues contract provides for additional advances which may be made at the option of the Mortangee and secured by the mostance, and it is acceed that in the event of such allences the amount thereof may be added to the mortange debt and shall increase the unpaid balance of the note kereby secured by the amount of such altence and shall so are of state dust molecules and shall increase the terms of spid note and this contract to fully as if a new such note and contract were executed and delivered. An Additional Advance and and the express module terms of spin and accesses and revealed made for different monthly payments and a different interest and at and ather express module terms. In the contract, but in all other respects this contract shall remain in full force and effect as to said indebtedness, including all advances.

D That in case of failure to perform any of the recentantic horsen, Mortgagee may do on Mortgagee she half everything so convenanties, that and Mortgagee may also do any last it may deem measure to protect the lien hereoff, that Mortgagee will expeription demand any more spart of distances of the failure to perform any of the above perpension and such moneys together with interest hiereon at the highest of or which it is time lawful to contract shall become so much additional indificuences so more to the transition of the rents or merceds of the distance of claim advances and may be methoded in any decree four lang this mergage and lie paid out of the rents or merceds of combinance or claim advances many manys as above autobarred, but notices herein the Mortgagee shall be consisted as participate to do any art hereander: and the Mortgagee shall not mean any personal habitity become a submark and the Mortgagee shall be constant.

E. That it is the intent beneaf to senare payment of said note and obligation whether the entire amount shall have been ad to the Mortgagor at the date baseof, or at a later that, and to secure any other amount or any units that may be added to the ma-indulatedness under the terms of this mortgage contract:

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mertgagor, the debt hereby secured in the same manner as with the Mortgagor, and may to be a use many with the Mortgagor and may to be a use on the same manner as with the Mortgagor, and may to be a use may were of the debt secured bereby, without discharging or in any way afferting the liability of the Mortgagor increases in the mertagor or upon the debt hereby secured bereby.

C. That time is of the essence hereof and if default be made as performance of any covenant herein contained as in making an obtained on the modes said note or obligation as any extension or renewal thereof, or if proceedings is matured to enforce any other lies as the default make an assignment for the bench at its creditors or if the Mortage and and without advecting the filling of a proceeding is bunching and events the Mortage and and its creditors or if the Mortage and and without affecting the lies herein at his creditors or if the Mortage and and without affecting the lies herein contrained to the bench at his creditors or if his penyority be placed under control of se in creditors or if the Mortage and and without affecting the lies herein contrained at the private the and where a substance is herein at the barring the default be removed at the Mortage and any court, or option and without affecting the lies herein contrained at the private as and restrict the removed at the Mortage in the barring the lies herein contrained in the private at the Mortage and the Mortage and the barring the lies herein contrained at the private at the Mortage and the Mortage and the device at the private and the private at the mortage at the Mortage at the Mortage and the device at the private at the mortage is independent and the private at the Mortage and and Mortage and the device at the private at the mortage is the mortage, and any forgeneous at a sele may be made of the premises en masse without offering the sector at the private at the sele and private a sele may be made of the premises en masse without offering the sector at the private at the set of the premises and any the private at the mortage at the private at the p Morigage

It That the Mortgages may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any inspired as to the debt/precise Secured or the lies of the Instrument, or any Rightshow to which the Mortgages may be made a party on iscourd a this liest accident may allest the inter to the property securing the indebtedness herein secured or which may affect said debt as any fail hay reasonable Ettories's fees so inversed shall be added to and be a part of the debt herein secured. Any costs and expenses reasonable incurred in differences for the line of the mortgage and sake of the property securing the same and in connection with any other depute reasonable in the debt herein's course of this mortgage and sake of the property securing the same and in connection with any other depute reasonable in the debt herein's four order of this mortgage and sake of the property securing the same and in connection with any other depute reasonable in any dore of the debt merein's said the anomus shall be payable by the Mortgagey to the Mortgage on demand, and if not paid shall be included in any dore of or profument as a part of said mortgage debt and shall include interest at the highest contract rate, or if an each contract rate them at the break or induced and the said mortgage debt and shall include interest at the highest contract rate, or if an each contract rate them at the break or induced and the said mortgage debt and shall include interest at the highest contract rate, or if an each

1 In case the mortgaged property or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to diect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation oppositions or received shall be forthwilh applied by the Mortgagee as it may elect to the immediate reduction of the indebtedness cared hereby, or to the cenair and restaration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignce.