427 427

TO SECURE

(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-three thousand five hundred and no/100---Dollar

(\$ 23,500.00 ), which Note, together with interest thereon as therein provided, is payable in monthly installa

One Hundred sixty and 33/100----(\$ 160.33 ), commencing the first day of April , 19 69 ,

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

(2) any advances made by the Mortgages to the Martgagor, 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-three Thousand Five Hundred

advances, in a sum in excess of and no/100-anital river mattered Dollars (\$ 23,500.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to 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 Mortgagee, 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 MORTGAGOR COVENANTS:

n order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the propert this indebtedness. I promise to pay monthly to the Mortgage, in addition to the above payments, a sum estimated to be equivalent with of suchdarens, which payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or its own fundation the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or redicted to the objaid balance of said indebtedness as received, provided that the Mortgage advances upon this obligation and to pay said items as the same accore and become payable. If the amount estimated to be sufficient to pay said items is no . I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are barely pledge r secure this indebtedness. The Mortgage is authorized to pay said items as charged or billed without further inquiry.

C. This mortgage contract provide provide provide additional advances which may be made at the option of the Mortgagee and secured rigage, and it is agreed that in the overal such advances the amount thereof may be added to the mortgage det and shall amount of such advances and shall be a part of said note independences und terms of said note and this contract as fully as if a new such note and end end that an every secure and shall be a part of said note independences und terms of said note and this contract as fully as if a new such note and end event and shall be a part of said note independences und terms of said note and accepted for such advance and provision may be made for different monthly payments and a different e and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect a febredness, including all advances.

That in case of failure to perfo if Morigagee may also do any a paid or disbursed by Mortgage which it is then taveful to con-original indebidences and may end reemises if not otherwise 1 • of some premises it not otherwise parti-is unbrance or claim advancing moneys as advance any moneys for any purpose nor ething it may do or omit to do hereeinder: authorized, but nothing herein contain any act hereunder; and the Mortgagee

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

F That in the event the ownership of said property or any part Mortgagee may without notice to the Mortgagee, deal with such succe the debt hereby secured in the same manner as with the Mortgagee, an secured hereby, without discharging or in any way affecting the fiabil successor or successors in interest with reference to this mortgag or, and may forbear to sue or may extend time for payment of the liability of the Martgagor hereunder or upon the debt hereby sec

6 That time is of the essence hereof and if default he made in payment under said note or obligation or any extension or renewal there have a proceeding a shall make an assignment for the benefit of his crediters or if his properties of the Mortgager abandlo may of said property, then and in any of said options and without affecting the lien hereby created or the priority of without motion. If all same scentred hereby immediately due and payable, toward the payment of said mortgage indeptedness any indeptedness error modelately proceed to foreclose this mortgage, and in any foreclosure several parts separately: d-to enforce any o lortgagor, or il the in custody of any horized and empos-ortgagere hereunder, edied by Mortgager and said Mortgage

in Add the the Mortgagee may employ dispute as set, the debt hereby secured or it account of the fero or which may affect the Boland are incouncile attorney's fees so reasonably incouncil in the foreclosure of the or infraction after ting said debt or iten, in part of the debt hareby secured. All such y connsel for advice or othe the lien of this Instrument, is tills to the property scenari-instrumed shall be added to this mortgage and sale of the acluding reasonably estimate part of the by included

I to trass etgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered ompensation which may be paid for any property taken or for damages to any property not taken and all condemnat et shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebted he repair and restoration of any property so damaged, provided that any excess over the amount of the indebted to the Mortgager or his assignce. cured hereby, or to the repair as shall be delivered to the Mor