(1) the payment of a Note executed by	the Mortgagor to the order of	the Mortgagee bearing even date horsestab	
Sixteen Thousand and no/	100	a a a a a a a a a a a a a a a a a a a	in the principal sum of
*			Dollars
One Hundred Twenty-six a		sereon as therein provided, is payable in	monthly installments of
(\$ 126.47 ), commencing the	first	day of March	Dollars
which province and the low to the			, 19 69 ,

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the balance to principal, until said indebtedness is paid in full.

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(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 Sixteen Thousand and no/100----- Dollars (\$ 16,000.00 ), provided that, nothing herein contained shall be considered in limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants contained in the Mortgage.

By the performance of all of the covenants and obligations of the Mortgaged to secure this hote and in said Notes Upon transfer of title of the real estate mortgaged to secure this hote the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreeme the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special water charges, and sever service charges against said property tincluding those heretofore due), and to furnish Mortgagee, a duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the pay requirement; (3) To keep the improvements now or hereafter upon said premises insured against damage by fire, and such of as the Mortgagee may require to be insured against : and to provide public liability insurance and such other insurance as the value thereof, is such companies, through such agents or brokers, and in such form as shall be satisfactory to the Mortgagee; and policus shall remain with the Mortgagee during said period of periods, and contain the usual clause satisfactory to the Mortgagee; and the case of doreclosure are payied to the certificatory to the Mortgage; and seven of any de-monstration of the period of redemption, for the join and and in such form as shall be satisfactory to the Mortgagee; and them payable to the Mortgagee; and in case of loreclosure all payies to the restlinate of sale, owner of any de-monstration of the period states and in case of loreclosure. he thereof, is such companies, fromps and, of in case of forechource, until expiration of the period of refermption, for the full insurable finus shall remain with the Mortgagee during and period or periods, and contain the usual clause satisfactory to the Mortgagee may able to the Mortgagee, and is case of foreclosure size payable to the owner of the certificate of ade, owner of any deficiency, any authorized to adjust, cellect and compromise, in its discretion, all claims thereander and to execute and deliver on behalf of the Mortgagee necessary proofs of logs, receipts, vouchers, releases and negativates required to be suched as and deliver on behalf of the Mortgagee releases and receiver provide the instruments of the certificate of addition of the certificate of additions, owner of any deficiency, any authorized to adjust, cellect and compromise, in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgagee necessary proofs of logs, receipts, vouchers, releases and negativates required to be signed by the instrume companies, and the discretion of authorized to apply the proceeds of any instrument claims thereander of the property or upon the indebitedness incline or damage, to commence and promptly complete the rebuilding or restoration of table property or upon the indebitedness is periods of logs. Mortgagee class to apply on the indebitedness scrucic herelys the proceeds of any mechanics in order and repair, without weak, and the from any mechanics is ordered condition and repair, without weak, and reparts as uncovering and the indebitedness is good condition and repair, without weak, and reparts as any mechanics or other at or sharing or property or to diminist one indepited as a structure is a structure and the property or upon the indebitednes is a trained in the discretion, but monthly pathwests shall continue until said indebitedness is paid in full: (4) I nonediately after and the advection of damage; (5) To keep said premises in good condition and repair, without w

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property scenaring this indebuckness. I promise to pay monthly to the Mortzager, in addition to the above payments a sum estimated to be equivalent to one weights indebuckness. I promise to pay monthly by the option of the Mortzager, (a) the held by it and commingled with other such times or its own hinds for the payment of such items: (b) be carried in a savings account and withdrawn by it to pay such items; or to the successful of the unpaid halance of said indebtedness as received, provided that the Mortzager advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay such items is not sufficient. I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same accented piedged to further secure this indebtedness. The Mortzager is authorized to pay said items as charged or billed without further inquiry.

in may be made at the option of the Mortgagee and secured by this init thereof may be added to the mortgage debt and shall increase a advance and shall be a part of said note indefinedness under all of and contract serie executed and defivered. An Additional Advance a may be made for different monthly payments and a different interest respects this contract shall cemain in full force and effect as to said

tragger's heliall everything series Morigages will repay about the with interest thereon at 1 by this mortgage with the se he poid out of the rents or to impuiry into the salidity.

b. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been indebtedness under the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the indebtedness 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 Mortgage, deal with such successor or successors in interest with reference to this mort of the Mortgage, deal with such successor or successors in interest with reference to this mort accurate the Mortgage and may forhear to successors in interest with reference to this mort secured hereby, without discharging or in any wa affecting the liability of the Mortgage hereunder or upon the dela hereby.

To be a set of the second seco r if proceedings he used knupley by er against th e placed under control a the Mortgager is hereby lien or any right of the er or not such default be

If this is particular, the Mortgagee may employ coursel for advice or other legal service at the Mortgagee's discretion in depute as fix the delat hereby secured or the line of this Instrument, or any litigation to which the Mortgagee may account of this line or which may affect the riche to the property securing the indicitedness hereby secured or which ma reasonably menticed in the foreclosure of this mortgage and sale of the property securing the same and in connection as a litigation affecting said delator line, including reasonably estimated amounts to conclude the transaction, shall be part of the delat hereby secured. All such amounts dual be payable by the Mortgagee to the Mortgagee on demand-ic included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contra-coptract rate then at the legal rate.

I be case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to for damages and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness ness shall be delivered to the Mortgager or his assigner.