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), which Note, together with interest thereon as therein provided, is payable in monthly instal Forty-three and 37/100--.

. . .

(2) any advances made by the Mortgages to the Mortgager, 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

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

This Mortgage is subject and inferior to First Mortgage dated November 12, 1968

Together with all buildings, improvements, fixtures or appurtenances now or hereafter crected thereon or placed therein, including all apparatus, equipitient, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the fornishing of which hy lessors to lessors is constonary or appropriate, including screens, window shades, storm dones and windows, floor coverings, screen doors, in a-door beds, awnings, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not); and also together with all ecovenents and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgagees, whether now due or hereafter to become due as provided berein. The Mortgagees is berefity subrogated to the rights of all mortgagees, lienholders and owners paid off by the proceeds of the foan hereby secured.

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

(1) the Syment of a Note executed by the Mortgagar to the order of the Martgagee hearing even date herewith in the principal sum

day of April

(i) the performance of all of the covenants and obligations of the Morrager to the Morraget, as contained free and a said Note Upon transfer of title of the real estate morraged to secure that note the entire balance remaining due hereunder may, at the option of the morragegee, be declared

due and payable at once. THE MORTGAGOR COVENANTS:

In order to provide for the payment of taxes, addressments, meanance premiums, and other meshad charges upon the property this indebtydams, I promise to pay monthly to the Margagee, in addition to the above payments, a sum examined to be equivalent relifie of such items, which payments may, at the option of the Margagee, i.u. les field is it and commingled with others and ite rem, finals for the payments may, at the option of the Margagee, i.u. addition to the above payments, a sum examined to be equivalent is rem, finals for the payments of such items; (b) he carried in a survays account and withdraws by it to pay finch items; are relified to the unpaid balance of such items; (b) he carried in a survays account and withdraws by it to pay finch items; and rot pay said items as the same account and mounte payable. If the anonary estimated in he sufficient to pay and items is not if promise to pay the differences upon demand. If such such such are toried or carried in a surving account give source for several pay survice and income payable.

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