the second se		and the second free
TO SECURE		4
(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-eight Thousand and no/100		Dollars
(\$ 28,000.00	thereon as therein provided, is payable in me	
One Hundred Ninety-five and 79/100		a la
(\$ 195.79), commencing the first	. day of September	- 19 69
which payments are to be applied, first, to interest, and the balance to pro-	ncipal, until said indebtedness is paid in full."	it is a second second

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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 liefore the release and cancellation of this Mortgage, but at inclusive and this Mortgage secure advances on account of said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent of the said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note together with such additional descent or said original Note toge

advances, in a sum in excess of Twenty-eight Thousand and no/100-----Dollars (\$ 28,000.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect security or maccordance with commands 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 such that 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:A (1) To pay shift indebtedness and the interest thereon as here in a side nase provided, or according to any agreement extending to any agreement extending the observed service charges against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, against side property (including those hereofored ue), and to farnish Mortgage, and see, after the mortgage against side property (including those hereofored ue), and to farnish Mortgage, and in case of foreclosure side provide that with the Mortgage against side property of the owner of the criticate of side. Any depiciency, for the Mortgage against side property (including the owner) of the instructure of the Mortgage against side property (including the contain the usual clause side farefore) on the indebted here of the criticate of the criticate of side and photicates or reducting the morter of the criticate of side (inclusion the maxime contain the usual clause side farefore) on the indebted here of the criticate of the photocate on the indebted here of the criticate of the photocate on the indebted here of the criticate of the photocate on the indebted here of the criticate of the photocate on the indebted here of the criticate of the photocate on the indebted here of the criticate of the photocate on the ind

B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other such funds or its own fands for the payment of such items; (b) be sarried in a savings account and withdrawn by it to pay such items; (c) be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee supervises upon this obligation sums sufficient to pay said items as the same acceuse and become payable. If the amount estimated to be sufficient to pay said items are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further runnic.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is agreed that in the event of such advances the amount deterior and be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said-intote indebtedness under all of Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said