-		TO SECURE	(internet
	N.	(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
		Seventeen Thousand and no/100Doll	ars
		17,000.00 ), which Note, together with interest thereon as therein provided, is payable in monthly installments	of
		One Hundred Thirty-six and 96/100Doll	lars V
	(\$	136.96 ), commencing the first day of June , 19 69	9",
₽. 	whi	th payments are to be applied, first, to interest, and 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 Seventeen Thousand and no/100-----Dollars (\$ 17,000.00 ), provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the 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 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:

A (1) To pay said indebtedness and the interest thereon is herein and in said note provided, or a cording to any agreement estending where do payment thereoi (2). To pay when due and heleore any penalty attaches thereto due), and to furnish Mortgagee, upon request indicate recents therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement. (3) It is keep the improvements now or hereafter group and permission dramage by fire, and such the hardback are in a meriting in our and permission in a shall be satisfactor insurance as the Mortgagee, upon request, the whole comparises through such against, and to provide public hability insurance and such their insurance as the Mortgagee, and indebtedness is fully paid, or in case of low finance or form as shall be satisfactors to the Mortgagee, such insurance as the Mortgagee and indebtedness is fully paid, or in case of low finance or other at all the satisfactors to the Mortgagee, and insurance and in case of low and the satisfactors to the Mortgagee or and provide and the insurance of any definition, or any grantee in a Master or Commissioner cleared in the satisfactors to the Mortgagee for such provides and provide and to excende of the definition of the satisfactors in the Mortgagee to such provides and provide and to excende of the definition of the method of the definition of the satisfactors of the insurance comparises in a distribution or all claims thereaded and to excende on the Mortgagee for such provides and provides of the satisfactors of the insurance comparises in the mortal at the relation of the provided to the mortal of the Mortgagee for such provides and provides of the relation of the provide of the provide of the satisfactors of the insurance comparises in the Mortgage of the satisfactors of the satisfactors of the satisfactors of the satisfactors of the satisfactor of the mortal definition of the mortal of the Mortgage of the satisfactors of the mortal definition of the mortal d

B In order to provide for the payment of taxes' assessment. Insurance previous, and other annual charges upon the property securing this indefindences. I provide for the payment of taxes' assessment. Insurance previous, and other annual charges upon the property to one twelfth of such items, which payment of taxes' assessment. Mortgages in addition to the above payments, a van estimated to be equivalent to one twelfth of such items, which payment of such items. It he actually a sating account and withdrawn by it to pay such items or too be related to the unpaid balance of such items. It he account a sating account and withdrawn by it to pay such items or too be verified to the unpaid balance of such items. It he account provided that the Mortgages that the subscription the subscription is a sating account and withdrawn by it to pay such items or too be verified to the unpaid balance of such items of the best provided that the Mortgages and items as such estimated to be sufficient, to pay such items as the same accure and become payable. If the amount estimated to be sufficient to pay such items (items) is not sufficient. I promise to pay the difference upon the unpaid balance of such interview and become payable. If the amount estimated accurate the sume are hereby pletded to include scriptides. The Martgages is authorized to pay and items as charged to build without items independences. The Martgages is authorized to pay and items as charged to build without items independences.

C. This mortgage contract provides for additional advances which may be made aj the option of the Mortgagee and secured by this "mortgage, and it is arread that in the event of such advances the monitor the real may be added to the mortgage delt and shall increase the monitor for each distance of the mortgage, and such as the note barries secured by the amount of such advance and shall be a part of and observed. An Additional Advance Arrennet way be given and advances are had a function of a part of an electron and the contract as fully aj, if a real such note and contract over versited and delevered. An Additional Advance Arrennet way be given and advances of the contract, so the given and advances of the electron of the contract, but an all other respects the contract shall be employed for an effect as the said under advances are during all advances. If the electron of a such advances is during all advances in the electron of a such advances is during all advances.

D That in case of faiture its perform any of the covenants herein Mortgager may do of Mastrager's detail everything so convenants dethat and Mastragere may also do any act of max-decimences easily to notice the fact hereof, that Mantgager will expay upfor domand any money paid or distanced to Mastragere (and such the above perpense and such meres) that Mantgager will expay upfor domand any money paid or distanced to Mastragere (and such the above perpense and such meres) that Mantgager will expay upfor domand vate for which it is there have a configer shall become so much additional indeficiency secured by the maximum of the tensor proceeds of such or against indeficiences and max is malaried to also done to be done proceed and any out of the remember proceeds of such or against indeficiences and max is malaried to be done proceed on the Mostgagere and and out of the remember proceeds of such or against indeficiences and max is malaried to be done proceed on the Mostgagere and more and the validity of any fuerenomitioners or claim releases paid done indeficiency before compared with the construct as exparing the Mostgager to advance are claim released more advance more advance of the remember, and the Mostgager deal not max any perpendicular demandance of the more proceeds more done and the more remember, and the Mostgager dial not max any perpendicular demandance of the more of the done-more of

6. Then it is the interface present to sense presentent of said mote and obligation whether the entire amount shall have been advanced to the Mostgraw at the duckde coal, or at a later date and to sense order amount of amount, that may be added to the mortgrage middle date. To be the terms of this mortgrage initial.

1 That in the event the owner-ship of and properts or any part thereal becomes vested in a person other than the Mortgagot, the Mortgaget and the delt works are solved and entry of the delt hereby solution in the delt hereby solution in the delt hereby solution discharging or in her way affecting the limbility of the Mortgagot hereinder or more the delt hereby secured:

6. That time is of the essence heread and if default he made in performance of an occenant herear centained at it making any paramet under stall gate violation on any extension on the increasion and remeasal thereof, or if proceedings he instituted to enhance any other lieu or charac approximation of any extension and any extension and in herear encoded thereof. A default hereard and thereard and the longert, we may the toing of a proceeding on bankmitter he informed any difference of the Mortgager, or if the Mortgager within any or and property of the information of any extension and the longerth of hereard in any of such events, the Mortgager is betted and empowered, at its reptant and software all which are there is increased thereard and property of any extent of the Mortgager and and empowered, at its reptant and software all which are thereard in any origin of the Mortgager herearder, to declare without introver all units sequences thereards indicated on and paramile, software are not such as for the property of and paramile indicate and there are not such as the Mortgager. and any indicated without matter, all units sequences thereards indicated on any operative and and the Mortgager and any allow and paramile software are not such default be remedied by Mortgager, and any allow interadiget is between a such and Mortgager.

If <sup>5</sup> Deat the Mortgauer wave employ caused has advice or other legal previous at the Mortgauer's discretion in conjection with any dispute as a the field hereby scatted or the ieu of this Instrument, or any filtration to admin the Mortgauer and the made a part on growth of the field or which may affect the inter to the property securing the addition to admin the Mortgauer's discretion in conjection with any constrained or the field barrely scattered or the interval scattered at the field of the field or the interval and this mortgage and sale of the property securing the same and in connection with any other dispute or ingention allocate scattered or which may affect the addition of the interval or the interval or the interval or the interval and the apart of the structure of the interval or the interval or the interval and the apart of the interval or the interval or the interval or the interval in the interval or the interval or the interval and the apart of the interval or the interval of the interval or the interval or the interval or i

1 In case the mentaged property or any part thereof, shall be taken by condemnation, the Mortrages is hereby empowered to configuration sective all compensation which may be paid for any property taken or for damages to any property not faken and all-configuration compensation so received shall be forthwith applied by the Mortgage as it may elect to the immediate reduction of the indebtedness secured forcely, or no the repair and restoration of any property so damaged, provided that answerves over the amount of the indebtedness secured forcely, or no the repair and restoration of any property so damaged, provided that answerves over the amount of the indebtedness of the indebte