(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 Thousand and no/100 Dollars
(\$ 20,000.00 ), which Note, together with interest thereon as therein provided, is payable in monthly installments of
One Hundred Sixty-four and 19/100 Dollars
One ridhored Struy-Todr and 19/100

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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 Mortgage to the Mortgagor, or his successor in title, for any purpose, at any time before the release an cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such addition

<sup>(3)</sup> 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:

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A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof: (2) To pay when due and before any penalty attaches thereto all taxes, special taxes

the Mortpagee and section increase, mostcase dight and shall increase, said note indebtedies-inder all of delivered Xn Additional Advance delivered Xn Additional Advance

orec any other lien or, or distle Mortgagor light of any court, or if and empowered, at its hereunder, to declare Mortgagor, and apply Mortfagger pay, de Mortalizor, or disale or in cusider of any

may be made a party or h fifty affect said debt or Any, costs and expense off with any other dispute II be added to and be a not, and if not paid shall intract rate, or if more

1 In cut c any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to out be paid for any property taken or for damages to any property not taken and all condemnation is applied, by the Mortgagee as it may elect, to the immediate reduction of the indebtedness ration of any property so damaged, provided that any excess over the amount of the indebted