The Mortgagors understand and agree that this is a purchase money mortgage. Together with all buildings, improvements, fixtures or appurtenances now or hereafter, created thereion or placed therein, including all apparatus, equipment, fixtures or articles, shether 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 ontrolled, used to supply heat, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now ontrolled, used to supply heat, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now others and windows, floor coverings, screen doors, in-adoor beds, awgings, stores 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 noth; and also tog ther with all easements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby subrogated to the rights of all mortgagees. lichholders and owners paid off by the proceeds of the loan hereby secured. 3

1.0

4.5. 8. 4

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

TO SECURE	and fail the state of the second	E. Start	in the second
(1) the payment of a Nor	e executed by the Mortgagor to the orde	er of the Mortgagee bearing even	date herewith in the principal sum
Fourteen	Thousand Eight Hundred	and no/100	Dolla
(\$ 14,800.00), which Note, together with inter	rest thereon as therein provided,	is payable in monthly installments
One Hundr	ed Thirty and 80/100		bolla
(\$ 130.80), commence	ing the first	day of	October . 19 70
¥	17 -	a martine a series	and the second second

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is 1 aid in full.

⁶C) the performance of all of the povenants and obligations of the Mortgager to the Mortgager, as contained herein and in said Note. Upon transfer or title of the real estate mon gaged to secure this note the entire balance romaining due hereunder may, at the option of the mortgage, we declared the mortgagor covenants: 1

A (1) To pa, said in behedness and the interest thereon as herein and in subject vrovided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penalty ataches thereto all taxes, special taxes, so is all assessments, the time of payment thereof; (2) To pay when due and before any penalty ataches thereto all taxes, special taxes, so is all assessments are charges and sever service charges again t said property (including those heretofore due), and to turnish Mortgagee, yoo request, thereto is all sole items extended against said property skell be conclusively deemed valid for the parpose of this are heredoter upon said prenises insurt against damage by the, and such other haveds are theredoted is all indebtedness is fully paid, or access of foreclaste, ouril expiration of the period of reference is the use of the data sets attractory to the Mortgagee again, the said indebtedness is fully paid, or access of foreclaste, and in such low assessments, and the manal charse statistic tors to the Mortgagee again, the said indebtedness is fully paid, or access of foreclaste, and in such low assessments in the instruments of the same staff to the Mortgagee again to any discinnery, and the manal the manal charse statistic tors to the Mortgagee again the said and the again of the same of the same assessments in the instruments of the same of the same assessments in the instrument of the agree of the same of t

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness. , pomise to pay monthly to the Mortagee, 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 Mortagee, (a) be held by it and commin-led with other such finds or its own funds for the payment of such items; (b) be carried in a savings account flow which were here to pay such items; or (c) be credited to the unpaid basise of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items for the pay item items; or carried in a savings account flow which were upon this obligation sums sufficient, to pay said items for the pay the difference apon demand. If such sums are here here of such items, is not sufficient, it provides to pay the difference apon demand. If such sums are here here a such server this undebtedness. The Archagee is authorized to pay said items is charged or billed without further inquiry.

C. This matrices a straid provides for additional advances which may be made at the option of the Mortgage and served by this tagge, and it is agriced that in the event of such advances the amount of such advance and shall increase amount of such advance and shall be a part of such note indebtedness uncer all of terms of such advance and this contract is fully as if a new such note and contract were executed and delivered. An Additional Advance event of a dvance and provision rear be made or different monthly payments and a different interest and other express modifications of the contract, but in all other respects this contract chall remain in full force and effect as to said elected est, including all advances. Mortgagee and secured by this ortgage debt and shall increase greement may ate and other idebtedness in

D. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted: said hortgage may allo do any act it may deem necessary to protect the lier hereof, that Mortgagor will epay upon demanded any tess paid or disbursed by Mortgage for any of the at the purposes and such mone's together with interest thereon at the highest which it is then lawful to contract shall become so much additional indebughness secure i by this mortgage with the same priority he original indebughness and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgager to inquire into the validity of the muthance or claim advancing moneys as flowe, authorized, but noming here it contained shall be construct as requiring the Mortgage dvalces any manages for any purpose nor to do any act hereunder; and the Mortgager shall not neur any person. I hability because of thing it may do or unit to do hereender: 壁

E. That it is the intent hereof to secure payment of said note and colligation whether the entire amount shall have been advanced a Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may k) added to the mortgage bredness under the terms of this nortgage entract;

T. That in the event the ownership of end property or any part thereof becomes vested in a person other than the Mr. Mortgage may, without notice so the Mortgagor, deal with such successor or srecessors in inject with reference to this me the debt hereby secured in the same runner as with the Mortgagor, and may forbear to suc or may extend time for payment secured he. Boy, without discharging or in any way affecting the liability of the Mortgagor here ider or upon the debt here er than the Mertgagor, the ence to this mortalized

G. That time is of the essence area and if default be mide in performance of any covenant herein contained a marking any pay entities and the essence area and if default be mide in performance of any covenant herein contained a marking any pay entitle under suid note or obligator or any extension or reneval theretor, or if proceedings be instituted to enforce any other lies or charge apon any of said property, or anon the filing of a proceeding in bankmptey by or against the Mortgagor, or if the Mortgago's shall make an assignment for the ber on the filing of a proceeding in bankmptey by or against the Mortgagor, or if the Mortgago's shall make an assignment for the ber on the filing of a proceeding in bankmptey by or against the Mortgagor, or if the Mortgago's shall make an assignment for the ber on the filing of a proceeding in bankmptey by or against the Mortgagor, or if the Mortgago's shall make an assignment for the ber on the filing of a proceeding in bankmptey by or against the Mortgager, or if the Mortgago's shall make an assignment for the ber on the filing of a proceeding in bankmptey by or against the Mortgager, hered, at its option and without affecting the lien beyer's created or the priority of said here or any right of the Mortgage, hereander, to declad, the payment of said mortgage indebtedness of the Mortgager to the Mortgager, and said Mortgager, and apply toward the payment of sole of the proceed to low for the mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several mark separately.