

TO SECURE	
(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-three Thousand Fiv	2 Hundred and no/100
	interest thereon as therein provided, is payable in monthly installments of
Two Hundred Seventeen and	d 85/100Doilars
(\$217.85 ), commencing the first	day of November , 1971,
which payments are to be applied, first, to interest, and the balar	ce 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 and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional Twenty-three Thousand Five Hundred advances, is a sum in excess of and no/100-Dollars (\$23,500.00), 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 evenants and obligations of the Mortgager to the Mortgagee, 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 as herein and in said note provided, or according its any agreem the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special water charges, and sever service charges against said property (including those heretofore due), and to farmish Mortgages duplicate receipts therefor, and all such items extended against said prometry shall be enclusively deemed valid for the pr requirement; (3) To keep the improvements now or hereafter upon sud premises insued against damage by fire, and such as the Mortgagee may require to be insured against; and to provide public liability insurance and such atter and such as the Mortgagee may require in the insured against; and to provide public liability insurance and such other insurance as to as the Mortgagee may require in the Mortgagee during said periods are of foreclosure, until explicitions of the period of redemption, for the value thered, in such companies, through such agents or brevers, and in such form as shall be satisfactory to the Mortgagee publicies shall remain with the Mortgagee during asid period are redemption, and contain the usual clause satisfactory to the Mortgage is authorized to adjust, collect and compromise, in its discretion, all clauss thereunder and to excente and deliver on lebalt of t all necessary proofs of loss, receipts, vanchers, releases and acquitances required to be signed by the insurance compa and the Mortgagee to eximate, all receipts, vanchers and releases required to be involved by the Mortgagee are and the Mortgage to eximate, all receipts, vanchers and releases required to be involved by the Mortgage are and the Mortgage to eximate, and promptly complete the rebuilding or restoration of huildings and improvements no on said premises, unless Mortgagee elects to apply on the indelatedness secure derivation of haildings of any insurance destruction or damage; (5). To keep said permises in good condition and repaire, silthou is reserved in the

n order to provide for the payment of taxes, assess this indebteduess. I promise to gay monthly to the Mo effth of such items, which payment of such items: (b) he redited to the unpaid balance of suid - debteduess as-to pay said items as the same accrue and become pa-to pay said items as the same accrue and become pa-trice and become particle and become pa-trice and become particle and become particle and become the same accrue and become particle and become particle and become accrue and become particle and bec

This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured 4 age, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage delt and shall in updd balance of the note hereby secured by the annount of such advance and shall be a part of said note indebtedness under time of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance and provision may be made for different monthly payments and a different in and accepted for such advance and provision may be made for different monthly payments and a different in a different monthly payments and a different in the different section and advances.

anything it may do or omit to do hereunder:
E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount of the Mortgager at the date hereof, or at a loter date, and to secure any other amount or amounts that may be noted by the Mortgager at the date hereof, or at a loter date, and to secure any other amount or amounts that may be indebtedness under the terms of this mortgage contract.
F. That in the event the ownership of said property or any part thereof becomes vested in a person other threads thereby, without notice to the Mortgagor, deal with such successor or successors in interest with reference the terb were of the same manner as with the Mortgager, and may forbear to sure or may extend time to secure due to be done by we way affecting the lishility of the Mortgagor hereinder or upon the farment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to calculate an assignment for the benefit of this creditors or if his property be placed under control of or in cash the Mortgagor abandon any of said property, then and in any of said events, the Mortgagee is hereby authorized thereby or said property, then and in any of said events, the Mortgagee is hereby authorized without adlectange thereby created are the and in any of said incore any right of the Mortgage, and any of said events, the Mortgage is hereby authorized proceed hereby mechanic to said property, then and in any of said events, the Mortgagee is hereby authorized proceed hereby mechanic to the increations or if his property be placed under control of or in cash the Mortgager abandon any of said property, then and in any of said events, the Mortgagee is hereby authorized proceed hereby investigated hereby investigate, and here and payable, whether or nor any right of the Mortgager is hereby authorized proceed in the related were and payable, whether or nor any successed to the Mortgager, and any intermediately broceed to boreclose this mortga

H That the Marigagee ) pute as to the delt beraby ount of this lien or which a and any reasonable attorn sonably incurred inspector htigation affecting art of the Keht hereb 府門