## But this conveyance is made for the following purpose and none other:

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The party of the first part is indebted to the party of the second part in the principal sum of. (\$12,000.00) has promised to pay to the party of the promised to pay to the party of the second part or order the amount herein set out at the times set out in the office of the party of the second part in the City of Atlanta, State of Georgia, in any coin or part has hereafter. currency of the United States of America, which at time of payment is legal tender for the payment of public or

private debts, with interest from date at the rate of Elva .... per cent per annum on said principal sum or on thereof as may from time to time remain unpaid; said principal and interest being payable in monthly in-(\$ 127.28 stallments of ..... One Hundred Twenty-seven and 28/100 .....

Dollars each, commencing thirty (30) days after the proceeds of the loan are received by borrower and continuing for One Hundred Twenty (120). I months, or until said, principal sum, and interest have been fully paid; each installment, when paid, to be applied first to the payment of interest accrued on unpaid principal and the residue thereof to be credited on principal.

The party of the first part agrees to keep said property insured against Fire, Lightning and the Extended Coverage hazards during the existence of this indebtedness, or any part thereof, in the sum of \$12, \$000,000 in an insurance company or companies acceptable to the party of the second part, with loss payable to said second party as its interest may appear, and deposit such insurance policies with the party of the second part.

Time is of the essence of this contract and of its every term, agreement, provision, covenant, condition, and stipulation

It is agreed that in the event the party of the first part shall fail to keep, observe and carry out and exe. 4 in every particular the obligations, stipulations, conditions and covenants set out in this instrument and in It is agreed that in the event the party of the inst part and it is to keep observe and carry out and exe-cute in very particular the obligations, stipulations, and tillos and covenants set out in this instrument sign in faid nots or notes, which note... with all of the obligations, stipulations and covenants and bit ments therein, are incorporated as a part of this instrument, it shall be and is hereby made the option of the second party or holders of said note or notes, to declare all of the indebtedness secured by this instrument to be due and payable at once.

And should the said party of the first part fail to pay any of the interest payments above specified when r any of said principal notes when the same shall become due, or fail to keep the said described property indue, or any of said principal notes when the same shall become due, or fail to keep the said described properly in-formation of the same shall be a same shall be allow any state or county or municipal tax or assess-ment against said property to become delinquent, the holder of said above notes or any of them shall have the right at his option to declare all of said unpaid principal notes at once due and collectible and the right of action on the same, for principal, interest, attorney's fees-and costs of collection shall at once accrue.

c The party of the first part furthermore covenants and agrees that in case the debt hereby secured shall not be paid when it becomes due by maturity in due course or by reason of any default, as above provided, the party of the second part may sell said described property at public suction before the courthouse door in the county where said property is located, to the highest bidder for cash, first giving four weeks notice of the time, terms where said property is located, to the highest block for cash, first giving four weaks houce of the time, forms and place of sale by advertising, once a weak in a newspaper of general circulation in the county where said land is located; all other notice being hereby waived by the party of the first part, PROVIDED, HOWEVER, that if by the law of the state of its exercise, the power of sale, notwithstanding the@provisions above set forth, must be exercised in a different manner or place of sale, or pursuant to a different period or form of advertisement, or advertisement in a different gazette, the power of sale herein granted may be exercised by compliance with the law of the state in such cases made and provided in respect of such particulars; and the second party is hereby emof the state in such cases made and provided in respect of such particulars; and the second party is hereby em-powered property in fee simple, which said conveyance shall contain a recital and a.good and sufficient conveyance of said property in fee simple, which said conveyance shall contain a recital as to the happening or default upon which execution of the power to sell herein granted depends. And the said party of the first part hereby consistivities the party of the second part its attorney in fact to make such sale, and conveyance, and recital or recital ar and the party of the first part hereby covenants and agrees that the recitals so made in such deed by the second party party of the first part hereby covenants and agrees that the relitals so made in such deed by the second party shall be binding and conclusive upon the party of the first part, its successors and assigns. And the conveyance so made by the party of the second part shall be effectual to bar all equity of redemption of the said party of the first part, or its successors in interest, in and to the said premises. The said party of the second part shall collect the proceeds of said sale, and have reserved therefrom the entire amount of principal and interest due, together with the amount of taxes, assessments, insurance premiums theretofore paid by the second party, together with legal rate of interest thereon i from date of such payment, together with all costs and expense of sale and ten per cent upon the aggregate amount do for compensation to the attorneys representing the said party of the second part, its successors of assigns.

And it is expressly agreed that appraisement is hereby waived.

And the party of the second part, its successors or asigns, may purchase at said sale, and execute and de-liver to itself conveyance as therein provided as though it was a stranger to this instrument. And the party of the first part covenants and agrees that the powers of attorney hereinhofore and after stipulated, together with all of the powers of this instrument set out and delegated to the second party are powers coulded with an infyrest-and are irrevocable, and that said powers may be by the second party assigned and delegated and redolegated by said second party and shall apply equally to its successors and assigns; and that any purchaser or holder of said note. They and shall at his option, by the fact of purchase or holding, become possessed of all the powers and authority berein set forth and conferred upon the said party of the second part.

The foregoing provisions however are cumulative of the remedies allowed and provided by law; and in the event the party of the second part or its successors or assignces, institutes any proceeding in any court to enforce its rights the party of the first part covenants and agrees to pay len per cent of principal and interest as attorneys' fees, in additi .....

It is further agreed that in the event the said party of the first part fails to maintain said insurance on said property as herein agreed, or fails to pay any state or county or municipal tax or assessment against said insurance on said property as herein agreed, or fails to pay any state or county or municipal tax or assessment against said information before the same becomes delinquent, the party of the second part, its successors or assigns, may at its option, pay such insurance predium, or tax'or assessment, and said sum or sums so paid shall become a part of the debt here-by secured; and the receipt of the proper insurance official or tax or assessment officer, shall be conclusive botween the parties hereto of the amount, validity and fact of such payment. And the sum or sums so paid shall bear this elgul rate of interest from the date of such payment, and add sum or sums, together with interest, shall be cluded in and made a part of any judgment upon foreclosure of this mortgage, or charged against the first party. In case of sale of said property, under the powers granted in this instrument; as above set forth.

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