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

The party of the first part is indebted to the party of the second part in the principal sum

private debts, with interest from date at the rate of **Mix** per cent per annum on said principal sum or on so much thereof as may from time to time remain unpaid; said principal and interest being payable in monthly in sialiments of ...-Two Hundrod Fifty-three & 17/100------ (\$253.17) Dollars each, commencing thirty (30) days after the proceeds of the ioan are received by borrower and continuing

for .==One Hundred Eighty (180) months, or until said principal sum and interest have been fully paid; such installment, when paid, to be applied first to the payment of interest accrued on unpaid principal and the residue thereof to be credited an principal.

The party of the first part agrees to keep said property insured against Fire, Lightning and the Extended

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 indebtodness, or any part thereof, in the sum of 3.00,000,000, and insurance company or companies acceptable to the party of the second part, with loss parsible to said second party as its interest may appear, and deposit such insurance policies with the party of the second part. BPECIAL COVENANT—The party of the first part binds itself and covenants with party of the second part that a part of the consideration causing party of the second part to make this loss in is the first part of the first part of the consideration, and that in case party of the first part shall as any time cease to conform to the doctrines and recovering and the first part that first part shall as any time cease to conform to the orthin make or the version of laptic Churches in harmony with and affiliating with the Southern Baptist Coverhion, or in case the organic collapsite Churches in harmony with and affiliating with the Southern Baptist Coverhion and or the described, and the additional property herein described, and on which this real estate mortgage is created as a bee described, and the additional property herein described, and one which this or in crease the version to be described and the additional property herein described, and one which this real estate mortgage is created as a bee described, and the additional property for the first part, bud is sait to pay to party of the first part, bud is sait to pay to pay to the second part, then its each and every the case and every, paid principal of the notes or notes, with accroed interest within do days after written demand has been made upon party of the first part, bud is sait or party of the second part, it is successors or a asigns.

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

It is agreed that in the event the party of the first part shall fail to keep, observe and carry out and exe-cute in every particular the obligations, slipulations, conditions and covenants set out in this instrument and in said note or notes, which note. with all of the obligations, slipulations and conditions and covenants and agree-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 due, or any of said principal notes when the same shall become due, or fail to keep the said described property in sured as above agreed upon, or should the first party suffer or allow any stacking or municipal its or as assament against said property to become delinquent, the holder of said above notes cauto the shall have the right at his option to declare all of said unpaid principal notes at one done and collectible and the right of action on the same, for principal, interest, sthermey's fees and costs of collection shall at once acrus.

The party of the first part furthermore covenants and agrees that in case the debt hereby secured shall not on the same, for principal, interest, is attorney's fees and costs of collection shall at once acros. The party of the first part furthermore covenants and agrees that in case the debt hereby secured shall not be the second part sources the by maturity in dis course or by reason of any default; as above provided, the party of the second part sources the by maturity in dis course or by reason of any default; as above provided, the party of party of the first part furthermore covenants and agrees that in case the debt hereby secured shall not be second part sources being here week in a newspaper of general circulation in the county where said land is located, all other notice being here week in a newspaper of general circulation in the county where said land is located, all other notice being here week in a newspaper of general circulation in the county where said land is located, all other notice being here week in a newspaper of general circulation in the county where said land is located, all other notice being here is a structure of a set of the first part, PROVIDED, HOWEVER, that if by exercised in a such cases made and provided in respect of the advant to a different paretic, is a structure of the structure of the structure of the structure of the structure of a set of the state of the structure of th

And it is expressly agreed that appraisement is hereby waived.

And it is expressly agreed that appraisement is hereby waived. And it is expressly agreed that appraisement is hereby waived. How to likel 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 hereinbefore and after stipulated, together with all of the powers of this instrument set out and delegrated to the second party are powers coupled with an interest and are revocable, and that said powers may be by the second party assigned and delegrated and redelegated by all second party and shall apply equally to its successors and assigned; and that any purchase or holding of note may and shall at his option, by the fact of purchase or holding, become possessed of all the powers and authority herein set forth and conferred upon the said party of the second party assigned and redelegated by law; and in the event the party of the second part or its nuccessors or assignes, institutes any proceeding in any court to enforce for significant of the party of the second part or its nuccessors or assignes, institutes any proceeding in any court to enforce its rights the party of the second part or its nuccessors or assignes, institutes any proceeding in any court to enforce its rights the party of the second part or its nuccessors or assignes, institutes and provided by law; and in the second party and based on the said agrees to pay is per cent of principal and interest as attorney' fees, in addition.

Tees, in addition. It is further agreed, that in the event the said party of the first part falls to maintain said insurance on said property as herein agreed, or fails to pay any size or county or municipal tax or assessment against said property before the same becomes delinquent, the party of the second part, its successors or assigns, may at its option pay the insurance premium, 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 hall be conclusive between the parties hereo of the smout, validity and fact of such payment. And the sum or sums to paid shall bear the legal rate of interest from the date of such payment, and said sum or sums, together with interest, shall be in-cluded in rand made a part of any judgment upon forecleaurs of this mortgage, or charged pains the first party in case of said property under the powers granted in this instrument, as above set forth.

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