Twenty-Three Thousand F	ive Hundred and no	/100	a na ana ang ina dan san ang ina ang ina ang ina ang	Dollar
\$ 23,500.00 ), which No	ote, together with interest the	reun as thurgin provid	ed, is payable in ment	
One Hundred Forty-Eight				Dollar

63

) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note. The Mortgagors understand and agree that this is a purchase money mortgage.

## THE MORTGAGOR COVENANTS:

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R In order to provide for the payment of taxes, assessments, insurance ptentiums, and other annual charges upon the property securing this indebtedness. I promise to pay monthly to the Merigagee, 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 Morigagee, (a) he held by it and commingled with other such funds or its own lunds for the payment of such items: (b) be carried in a savings account and withdrawe by it to pay such items; or (c) be accelted to the unpaid balance of said indebtedness as received, provided that the Morigagee advances upon this obligation sums sufficient. I promise to pay the difference upon demand. If such sums are held or curried in a savings account, the same are hereby pledged to further, secure this indebtedness. The Morigagee is multicized to pay said items as the same are hereby pledged to further, secure this indebtedness. The Morigagee is multicized to pay said items as the request to pay the difference upon demand. If such sums are held or curried in a saving account, the same are hereby pledged to further, secure this indebtedness. The Morigagee is multicized to pay said items as the same are been pay and the pay said items as the same are been pay and the pays and items as the same are been pay and the pay said items as the pay of the same are been pay and the pay said items as the pay and the pay said items as the pay and the pay said items as the pay and the pay sate item is not pay such items in not pay sate items in the pay sectore the indebtedness. The Morigagee is multicized to pay sate items as the pay and the pay sectore items in the pay sectore the indebtedness.

C This mortuage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a pair of said note indicatedness under all of the terms of said note and this contract as fully as it a acc such note and contract serie executed and delivered. An Additional Advance after and there is a provide the unpaid balance of the note hereby secared by the amount of such advance such and shall be a pair of said note indicatedness under all of the terms of said note and this contract as fully as it a acc such note and contract serie executed and delivered. An Additional Advance are and other express moduleations of the cuntract, but in all other respects this contract shall force and effect as to said indebtedness, including all advances.

indebtedness, including all advances. In the contract, but in all other respects this contract shall remain in full force and effect as to said. D. That in case of failure to perform any of the contract is herein, Mortgagee may do'on Mortgager's behalf everything so conveniented is that a said Mortgage may also do any act it may deem necessary to protect the lice bereed; that Mortgager will repay upon demand any money said or distances do Murtgagee to any of the above purposes and such nontract such a different interest threas upon demand any tate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage to all the rents or preceeds of sale of said premises in a distance any moleys as above authorized, but nothing herrin contained shall be constant as preceeds of sale are said premises for any purpose not to do any act hereinsider; and the Mortgagee to induce any personal liability because of say any of the any determined and thereing and the Mortgagee to any any do the same priority as the original indebtedness are any moleys as above authorized, but nothing herrin contained shall be constant as preceeds of any approve and to do any act hereinsider; and the Mortgagee shall not incur any personal liability because of any hereing any door omit to do hereunder;

E. That it is the intent bereof to secure payment of said note and obligation whether the entire amaant shall have been advanced to the Mortgager at the date hereat, or at a later date, and to secure any other amount or amaants that may be added to the martgage indefinedness 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 than the Morfgagor, the Mortgages may without notice to the Mortgage, deal with such successor or successors in interest with reference to this mortgage and the delat hereby secured in the same manner as with the Mortgagor, and may forbear to suc or may extend time for payment of the delat, secured hereby, without discharging or in any way affecting the liability of the Mortgagor berguder or upon the dolt hereby secured;

6. That time is of the essence hereol and it default he made in performance of May Covenant herein contained or in making any payment under said neate we obligation or any extension or renewal thereof, or if proceedings he instituted to enforce any other lies or charge upon any ed said property, or upon the hing of a proceeding in hardwaptry by or against the Moltager. of if the Moltager of it is created or in extension or renewal thereof, or if proceedings he instituted to enforce any other lies or charge upon any ed said property, or upon the hing of a proceeding in hardwaptry by or against the Moltager of it defaults or if the Moltager of the Moltager of its events of the Moltager and the mole in the Moltager of the Moltager and property, the neated in the for any called events and without affecting the hereby created or the priority of said here or any site of the decare bereather, in the decare without notice, all sums secured hereby immediately dae and payable, whether or not such default be remedied by Mortgager, and apply insure the payment to lower the said before the advected in any low for the section and so any indebtedness of the Mortgager to the Mortgager, and said Mortgager, and apply insured the payment of lower by Mortgager, and apply insured the payment to lower this inorgage, and in any foreclosure a sale may be made of the premises an asses without offering the several parts separately;

Several parts separately: H That the Mortgagee may employ connect for advice or other legal service at the Mortgage's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgagee may be made a party on arcount of this lien or which may affect the title to the property securing the indebtadness hereby secured. Any costs and expenses irra and any reasonable attorney's free so insurred shall be added to and her a part of the debt hereby secured. Any costs and expenses reasonable insure the foreclosule of this mortgage and safe of the property securing the same and in connection with any other dispute or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and her a part of the debt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgagee on demand and it not paid shall be included in any decret or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such roottract rate then at the legal rate.

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered to collect and receive all compensation which may be puid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgages as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted-ness shall be delivered to the Mortgagor or his assignce.