| Iwenty Thouse | nd Two Hundred | 1 and no/100 |) | | Dolla |
|---------------|---|---------------------|-------------------------|-----------------------|------------------------------|
| (\$ 20,200.00 |), which Not | e, together with in | terest thereas an al | and an and a second | |
| | | | | | |
| One Hundrod I | the second se | | terest mercoli as there | in provided, is payab | le in monthly installments i |
| One Hundred F | Ifty-one and 7 | /6/100 | | in provided, is payab | le in monthly installments : |

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title; for any purpose, at any time before the release a cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such addition

advances in a sum in excess of Twenty Thousand Two Hundred and no/100--Dollars (\$ 20,200.00), 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 revenants and obligations of the Mortgager to the Mortgager, as contained herein and in said Note balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS:

THE MORTGAGOR COVENANTS:

B classorder to provide for the payment of taxes, assessments, insurant-aring this indebtedness. I promise to pay monthly to the Mortgaree, in addit one twelfth of such items, which payments may at the option of the Mortg do or its own funds for the payment of such items, thit he carried in a sa-be verdeted to the annual balance of such items, thit he carried in a sa-be verdeted to the annual balance of such items, that he carried in the vertex of the payment of such items. It he and the such event to pay such items as the same door and it become paralile. If the an-acent, I primise to pay the difference upon itemand. If such sums are held in the seema, this indebtedness. The Mortgarge is, authorized to pay said itesurance premiums and other annual charges upon the property a addition to the along payments, is sum estimated to be equivalent. Mortgagee, far he held by it and commingled with other, such a a saving gate out and withdraten by it to pay such items; or provided dual the Mortgagee advances upon this obligation sume the annount, estimated to be sufficient to pay suid items is not cheld or correct of a caving second, the same are hereby pledge.

C. This mortgage contract provides for additional onlyances which may be made transversional it is agreed that in the event of such advances the amount thereof may imputed behaves of the note berely secured by the amount of such advance can rement may be given and accepted to such advance and provision may be read-e and other express modulications of the contract, but an all other respects this con-lectures, including all advances. t the option of the Mortgagies and genered by this be added to the mortgage debit and shall increase off man part of suit inte indebtedness unless all of escented and gelerizered. An Additional Advance is different monthly payments and a different intere-

D That in case of failure to perform any of the envenants herein, a said Mortanze may also do any art it may stead no essars to pro-neys paid of distance dis Mortanza to any define downer purpose to be which it is then fawful to contract shall become so much addu the original indebtedness and may be included in any detire force of and permisses it not otherwise paid; that us shall not be obligate undranse on chain advancing more so a show anthorized, but not advance any moneys for any partness nor to do any it thereinders, a whing it may be originate to do become nor to do any it thereinders.

E. That it is the intent hereof to scoure payments the Mortzagar at the date hereof, or at a late date inhibitedness under the terms of the mortgage contrast. an ure

F. That in the event the ownerships of ergagee may, without notice to the Maina debt hereby secured in the same manner ured, hereby, without discharging or Su-I said respects or any part thereal becomes wested in a transition dual with such successor or anglessors in interest or as with the Mortgagor, and may forbear to sue or may any way alberting the liability of the Mortgagor herein n other than the Mortgagor, the reference to this mirtgage and id time for payment of the debt, r upon the debt hereby secured.

G. That time is of the essence bereal and if default be make in performance of any excented before contained or in making any payment under said note or obligation of any extension or renewal thereof, or if proceedings be instituted to enforce any other said note or obligation of any extension or renewal thereof, or if proceedings be instituted to enforce any other said note or obligation of any extension or renewal thereof, or if proceedings be instituted to enforce any other said note or obligation of any extension or renewal thereof, or if proceedings be instituted to enforce any other being of a proceeding in hark raisely by an again the Mortgage. Or if the Mortgage is the force of the proceeding of the proceeding of the proceeding of any court, or if the Mortgage and property, or man the hims of a proceeding of events, the Mortgage is hereby authorized and empowered, at its option and without affecting the her hereby created or the priority of said term or any right of the Mortgage, and and property during the hereby created or the priority of said term or any significant to decreate without notate, all sains secured hereby immediately include there or any significant to decreate without notate, all sains secured hereby immediately include the advect at its and mortgage indicated in any foreclosure a bits may be made of the predices en mass without offering the several parts by foreced to foreclose this mortgage, and in any foreclosure a bits may be made of the predices en mass without offering the several parts expande of the predices entry in the interval of the maximum of the priority of said in any be made of the predices en mass of Mortgages.

II That the Mortgagee may employ counsel for advice or other legal service at the Mortgage's discretion in councetion with any puteries to the debt hereby secured as the lien of this Instrument, or are thighting to enclosing Mortgage may be made a party on our of this line or which may affect the title to the property securing the indebtdies backly secured or which may affect said debt or a main and any ensemble attorney's fees so invaried shall be added to and be a part of the debt hereby secured. Any costs and expenses counds? Mortgage affecting said debt or lien, including reasonable betting reasonable by the Mortgage on demand, and it optimized shall be added to and be a part of the debt hereby secured. Any costs and expenses counds? Mortgage added to an debt or lien, including reasonable betting reasonable to the Mortgage on demand, and it optimized shall be added to anot be a part of the debt hereby secured. Any costs and expenses our added to an debt or lien, including reasonable betting amounts to conclude the transferion, shall be added to and be a read the debt hereby secured. All such amounts shall be payable by the Mortgage to the Mortgage on demand, and it optimal shall included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such intract rate then at the legal rate.

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebted-ness shall be delivered 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.

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