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Turnet	ote executed by the Mortgagor to the or	act of the Mortgagee bearing c	even date herewith in th	he principal sum
Iwenty	Thousand and no/100			Dolla
				DOUR
\$ 20,000.00) which Note together stat t			And the second
\$ 20,000.00), which Note, together with int	erest thereon as therein provid	led, is payable in mont	hly installments
), which Note, together with int idred Fifty-three and 79	erest thereon as therein provid	led, is payable in mont	
	idred Fifty-three and 79	erest thereon as therein provid 9/100	led, is payable in mont	hly installments

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(2) any advances made by the Mortgagee 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

(3) the performance of all of the covenants 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:

THE MORTGAGOR COVENANTS:

B. In order to provide for the payment of taxes, assessments, insurgree premiums, and other annual charges upon the property scuring this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent funds or its ownerfunds for the payment of such items, it is obtained in a styling error of the herd by A and commingled with other such tens, to be credited to the angust balance of said indebtedness as received, provided that the Mortgagee and withdrawn by it to pay such items; or (a) be credited to the angust balance of said indebtedness as received, provided that the Mortgage approximates approximates and the obligation sums sufficient. I promise to pay the difference upon demand. If such sums are held or carried in a saving account, the same are freely pledged to further secure this indebtedness. The Mortgage is authorized to pay said items as charged or billed without further inquiry.

C. This mostgage contract provides for additional advances which may be made at the option of the Mortgages and secured by this mortgage, and it is agreed that in the event of such addances the amount of such attenced may be made at the option of the Mortgages and secured by this the unpaid balance of the norte-tech secured by the amount of such attence and shall be a part of said note indefined as all increases the terms of said note and this contract as follows if a new such note and contract were exceeding and delivered. An Addance and provision may be made in different monthly payments and a different interest interest may be made in different monthly payments and a different interest indefinedness, including all advances.

D. That in rease of fainine to perform any of the covenants herein Mortgages may do in Mortgages's isshall everything so convenanted, that said Mortgages may also do any art is may deep accessing to partoes and the income benefit in Mortgages or any also do any art is may deep accessing to partoes and such accessing the benefit in the first Mortgages or and the above purposes and such active defines secured by this mortgage is a start in the bighest as the original inductedness and may be included in any decree foredasing this mortgage and be paid but of the rents or preceded at the same priority safe of said premises it not otherwise paid and the above purposes and the mortgage and be paid but of the rents or preceded a resultance of the mortgage is a show authorized, but noting here is contained by this mortgage in the validity of any free or to do any act because of any any decree any attended any mort is decreed as requiring the Mortgages as above authorized, but noting here is contained and be constructed as requiring the Mortgage and be paid but of the rents or precede at the advance or claim advance for some to do any act because of any time any do or omit to do heremeder:

E That it is the intent hereof to secure payment of said note and obligation whether the entire around shall have been advanced o the Mortgager at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract;

 -1^{2} That in the event the ownership of said property of any part thereof becomes vested in a person other than the Mortgagor, the Mortgagee may without notice to the Mortgagor, dual with such successor or successors in interest with reference to this mortgage and the delat hereby secured in the same many as with the Mortgagor, and uny forhear to sue or may extend time for payment of the delat secured hereby, without discharging or in any way affecting the Hability of the Mortgagor hereunder or upon the debt hereby secured.

Secured hereby, without discharging or in any way affecting the hiddliny of the Martagor hereunder or upon the debt hereby secured of that time is of the essence hereof and if default be made in performance of any civenant herein contained or in making any phase and and any of side property, or upon the filing of a proceeding in learning the individual there are assessed thereof, or if proceedings be mainted to enforce any other lien or that may of side property, or upon the filing of a proceeding in learning the individual of any court, and the most of the Mortgagor and there an assignment for the hereby screed of the priority of said ecents, there and without affecting the lien hereby screed of any protective of the Mortgagor and and empowered at its without active call sums secured hereby inmediately due and payable whether or not such default be remedied by Mortgagor, and said Mortgagor and sold Mortgagor and any sold mortgage may also secured hereby merediates any indefinedness of the Mortgagor and sold Mortgagor and any transmediate in any foreclosure a sole may be made of the prometers are made sold Mortgagor and sold Mortgagor and sold Mortgagor and any transmediate process any indefinedness for the Mortgagor and sold Mortgagor and sold without any foreclosure any difference of the indefinedness for the indefinedness for the indefinedness for the indefinedness for the indefinedness are any sold and the property ecented of the property securing the soluting the

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

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