The Mortgagor understand and agree that this is a purchase money mortgage.

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tion whether the entire amount shall have been a mount or amounts that may be added to the n

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Together with all buildings, improvements, faxtness or appartiesances now or hereafter exected thereon or placed therein, including, all parameters, separate in a static second static

TO BAVE AND TO HOLD the said property, with said buildings, inprovements, fixtures, appartenances, apparatus and equipment, unto said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State, which said rights and benefits said Mortgagor daes hereby release and waive.

(1) the payment of a Note ex	ocuted by the Mortgager to the order of th		the start	ed
			even date herewith in the	principal sum of
-Twenty-six	Thousand and no/100			
			1	Dollars
1126,000.00	), which Note, ingether with interest the	reon as therein prov	ided, is payable in-month	ly installments of
	), which Note, together with interest the	a series of the second s	ided, is payable in month	ly installments of
	), which Note, together with interest the	a series of the second s		ly installments of
Two Hundry	ed Ninety-five and 89/100			
Two Hundry	Ninety-five and 89/100	a series of the second s		

(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 cellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

advances, in a sum in excess of Twenty-six Thousand and no/100------Dollars (\$ 26,000.00 ), 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 coversants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgagor 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 MORTCAGOR COVENANTS:

THE MORTGAGOR COVERANTS:

In order to provide for the payment of taxon, assessments, insurance premiums, and other annual charges upon the property this indebtedness. I promise to paymenthy to the Margagne, in addition to the nikow paymentic a sum estimated to be equivalent with do such items, which payments may, at the obstrated in a suring account and withdrawn by it to pay such items in the redired to the suspaid balance of suid insiderring as a received, provided that the Margagne advances upon this obligation sums to pay suid items is the sume accrue and become payable. If the amount estimated to be sufficient to pay such items in not to pay such items as the difference upon demand. If work sums are held or carried in a astring is astring be sufficient, the same are hereby pledged are summe thil indebtedness. The Martgagne is authorized to pay said items as charged or hilder indesting in a supervised.

C. This minimum constrant provides for additional advances which may be made at the option of the Mortgages and scented by this transfer and it is agreed that in the event of work advances therefore the solution of solid to the inortgage debt and shall increases terms of solid note and this contract as fully as if a new such advances and where of solid note indebtedness under all of works advances of solid note and this contract as fully as if a new such note and contract uses for excent and indebtedness under all of works, and the grown and this contract as fully as if a new such note and contract uses for excent and delivered. As Additional Advances and other express modifications of the contract, but in all other respects this contract shall react and effect as to solid

ty to

shall become so ma cluded in any decr that it shall not be

D That in case of failure to perform any of the cov that said Martgages may also do any act it may doen no money paid or dislations by Martgages for any of the rate for which it is then tavin to constant the included in any as the original indestendences and may be included in any neuronhyance at claim advancing moneys as above authors to advance any moment ein, Mortgagee may do on Martgagee's behalf everything so conce protect the lass incredit that Mortgageer will repay upon dem poses and averies moments together with interest thereons at the ditional indefinedness scenario by this mortgage with the same ecclosing this mortgage and be paid out of the rents or pre-gatory upon the Mortgagee to inquire into the validity of a utiling herein contained and he construed as requiring the Ma-thing herein contained and her construed as requiring the Ma-thing herein contained and her construed as requiring the Ma-thing herein contained and her construed as requiring the Ma-