CONTINGENT PROMISSORY NOTE

For value received, the undersigned, jointly, promises	
principal sum of \$	Dollars at, if and only if the following stated
contingency occurs: Upon the forfeiture or estreature of	the surety bond or bonds posted on behalf of ant (hereinafter õDefendantö), in Case No. County, (State),
together with any continuations and modifications, any thereof (hereinafter õBondö), or upon payment of any experiment o	extensions, substitutions, increments or appeals enses incurred by the payee or holder (hereinafter e court or courts of competent jurisdiction in the per annum, from the date of the occurrence of the per endorsers now or hereafter becoming parties non-payment and protest, and in case this note collection, the foregoing agrees to pay reasonably ection and further agrees that courts of original
It is further agreed and specifically understood between outstanding loan or debt represents by the Promissory Not up to and including forfeiture or estreature of the Bond.	te, and that this Note is given to secure advances
It is further agreed and specifically understood that this all of the obligations under the Bond posted on behalf of has been discharged of all liability and duly exonerated the occurs, the note shall remain in full force and effect.	the Defendant have been fulfilled and the Payee
This Note and the Mortgage of even date herewith shall ser (a) Any and all liability, loss, costs, damages, expenses, by Payee in connection with the above captioned E other obligation, heretofore or hereafter executed, a request or on behalf of either of owner of the property (Hereinafter õOwnerö) or of the principal øs name:	premiums and attorneysø fees arising or incurred Bond, or any other recognizance, undertaking or ssumed or procured by Payee at the instance or
(b) For the payment of all premiums of such Bonds;	
(c) For the performance of every agreement (including continuations or modifications, any extensions, substitutions, increments or appeals thereof, with or without consent of Owner) made by Owner or Defendant in connection with said Bonds;	
(d) Against any liability, loss, costs, expenses, and attorneysø fees in connection with any claim to the collateral security by person claiming adversely to Owner or to Principals named in the Bonds;	
Any and all future advances made with or without conser- including but not necessarily limited to increments, modific future obligation by the Payee in connection with the above undertaken by Payee on behalf of Defendant including, with behalf of the Defendant in the nature of an appeal bond or a Bond.	eations, extensions or substitutions, or the creation of any e described matter, or any bail bonds or obligation hout limiting, to the posting of a new bond for and on
DEFENDANT	INDEMNITOR
INDEMNITOR	INDEMNITOR
WITNESS	WITNESS