CONTINGENT PROMISSORY NOTE

I	For value received, the und								and of
\$,
bon "De	and only if the following state ds posted on behalf of efendant"), in Case No (State), together	with any contin	in the (nuations	Court and n	of nodification	s, any	extensions,	(herein Cousubstitut	after unty, ions,
	rements or appeals thereof (loolder (hereinafter "Payee")								
juris occi beco case pay of o	sdiction in the above case, varience of the above stated oming parties hereto, jointle this note becomes in defar reasonably attorneys' fees original jurisdiction and appaitingation and appeals.	with interest thered contingency, use and severally, ult and placed in and all other cost	eon at the ntil fully waive de hands of ts for ma	e rate of paid. emand f an at aking s	of 8 percent All maker, notice of corney for c uch collect	, per and some of the contract	num, from to adorsers now yment and p n, the forego further agre	he date of or here protest, are oing agrees that co	of the cafter and in es to ourts
outs up	It is further agreed and spectanding loan or debt represto and including	ents by the Prom	issory N	ote, a	nd that this	Note is	given to sec	cure adva	inces
all o	It is further agreed and spec of the obligations under the been discharged of all liab urs, the note shall remain in	Bond posted on ility and duly exe	behalf o	of the	Defendant l	nave be	en fulfilled a	and the P	ayee
This	s Note and the Mortgage of Any and all liability, loss by Payee in connection other obligation, heretofor request or on behalf of eit (Hereinafter "Owner") or	, costs, damages, with the above core or hereafter eather of owner of t	expenses aptioned xecuted, he prope	s, prer Bond assun	niums and a , or any othed ned or proc	her recoursed by	ognizance, u Payee at th	ndertakin ne instand	ng or ce or
(b)	For the payment of all pre	miums of such B	onds;						
(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 attorneys' fees in connection with any claim to the collateral security by person claiming adversely to Owner or to Principals named in the Bonds;								the the
incl futu und	any and all future advances ruding but not necessarily linure obligation by the Payee i ertaken by Payee on behalf alf of the Defendant in the rad.	nited to increment n connection with of Defendant incl	nts, modin n the aboud luding, w	ficatio ve des ithout	ns, extension cribed mattallimiting, to	ons or su er, or ar the pos	abstitutions, on the sting of a new	or the cre s or obliga w bond fo	ation of a ation or and on
DEI	FENDANT				INDEMNI	ΓOR			
IND	DEMNITOR				INDEMNI	TOR _			
WI	ΓNESS				WITNESS	ļ •			