nce South  $51^{\circ}$  29" East, 25.63 feet along the tangent of said curve; thence South 5, 25.63 feet to the end of the curve of 65 foot radius and the beginning of a we of 29% foot radius; thence South  $10^{\circ}$  23" East, 39.50 feet along the chord of ding: the 60 30" reverse ourve of 294 foot radius; thence South 10° 231° East, 39.50 feet along the chord of said reverse ourve to a point at the end of said reverse curve and the beginning of a ourve to the right with a radius of 166 feet; thence South 14° 16' East, 97.17 feet along the tangent of said curve, to a point in the pavement of Emery Road; thence South 45° 51' West 10.97 feet along the tangent of said curve to the point of intersection of said curve with a line bearing North 24° 00' West; thence along said line bearing North 24° 00' West; 153.87 feet to a Ford aris in place; thence Morth 73° 26' West, 62.70 feet to another Ford axis in place; thence South 64° 04' West; 75.89 feet to the point of intersection of said line with curve of 355 foot radius to the right; theme North 27° 28' West, 31.82 feet along the aherd of wild ourve to the end of said curve and the beginning of another ourse to the right is find ourse 50° 02' East, 69.00 feet to a point at the beginning of a curve of 55 foot radius is all point being on the youndary of Site Four and at the northwest corner is all point being on the youndary of Site Four and at the northwest corner is all point being on the south are to the point of beginning. All the above de-ribet means Marth 5° 02' East, 97.5% feet to the point of beginning. All the above de-the function 10' Site four and the beginning. All the above de-the function 11' East. Douglas County, Eansas.

## id party of the first part suprandy agree to pay all instalments of principal and interest of

promption of they become due, and to pay all taxes, and accompanies of every type or nature against said the second part's interest therein; and agree to pay all taxes mend upon this mortgage, note or the money soured hereby, without regard to any law heretofore and a location to be sancted, imposing payment of the whole or any part thereof upon the party of the second Dyna violation of this undertaking or the passage by the State of any law imposing payment of the whole or tion of any of the taxes alorsenid upon the party of the second part, or upon the rendering by any court of and of a desiries that the undertaking by the party of the first part, as herein provided, to pay any tax is a first part, as herein provided, to pay any tax m, is leastly inspanative, then and in any such event the debt hereby secured, without any deduction, shall at the of the purty of the second part, because immediately due and collectible, notwithstanding anything connge or my law heretolory exacted or hereafter to be enacted; and that her it will keep the internet ber abbit unter a when the above described real estate immed in such forms of insurance as may be required by the party sound part, in more solvest incorporated insurance sempany or companies approved by the said party of the mes sempany or companies approved by the said party of the art for a supe of stidestory to and for the bonefit of the party of the second part herein, or assigns, so long and shall remain uspaid, and make the policy or policies of insurance payable to the party of the second just herein or assigns, and deliver the said policy or policies to the party of the second part or assigns, as collateral security for the debt haveby secured.

The said part y of the first part further agree to keep the buildings and other improvements on the said m in as good condition and repair as they are at this date, and shall not permit nor suffer any waste in and operty, or any part thereof, and any violation of this covenant shall, at the option of the party of the second part, render the whole of said principal sum and interest due and payable immediately.

And it is further provided and agreed by and between said parties hereto that if default shall be made in the payment of any instalment of interest and principal of mid note, or any part thereof, when due; or if the taxes or assessments on said pr mises or upon the party of the second part's interest therein are not fully paid before the se shall become delinquent; or upon-failurs on the part of the party of the first part to pay the taxes or nts upon the loan secured by this mortgage or the holder thereof, or the insurance premiums as heretofore entioned, or to deliver policy or policies of insurance as above required, then in such case the whole of said principal d interest shall, at the option of said second party or assigns, become due and payable, and this mortgage may be foreclosed at any time after such default; but the omission of the party of the second part or assigns to exercise this option at any time or times shall not preclude said party of the second part from the exercise thereof at any ment default or defaults of said first part y in payment as aforesaid; and it shall not be necessary for said murky of the second part or assigns to give written notice of its or their intention to exercise said option at any time or times, such notice being hereby expressly waived by said party of the first part.