Said note further provides that if default be made in the payment of any part of said money, either principal or interest, when the same becomes due and payable, then all of said principal and all interest due at the time of such default shall, at the option, of the legal holder or legal holders, become due and payable, and both principal and interest are to bear interest at the rate of ten which per cent per annum after maturity.

WHEREAS, The Mortgagor does for himself and for his heirs, representatives, grantees and assigns, the owners of said ands, hereby expressly warrant, covemant, agree and stipulate to and with the Mortgagee and its successors, vendees and assigns: FIRST: That the lien created by this instrument is a first and prior lien and encumbrance on the above described land and improvements.

EECOND: To pay the indebtedness as in said note provided.
THIRD: To procure and maintain policies of firs, windstorm and explosion insurance on the buildings erected and to be received upon the above described premises in a company or companies acceptable to the Mortgages to the amount of TEN THOUSAND FIVE HUNDRED AND NO/100- - - Dollars (\$10,500.00)
THOUSAND FIVE HUNDRED AND NO/100- - Dollars (\$10,500.00)
with no co-insurance clauses in the policies of insurance unless the Mortgages shall consent thereto in writing, the leases, if any, payable to the Mortgages. It is further agreed that all policies of insurance of whatever nature and of whatever amount, taken is delivered to the Mortgages at least three days before the expiration of the dol policies, with full power hereby conferred to set delivered to the Mortgages at least three days before the expiration of the dol policies, with full power hereby conferred to set and compromise all best clause, to deliver and needs to be proformed as aforesaid, do in restoring the damaged building as a set and compromise all best clause to be and receipt for all moneys becoming payable thereunder, and the same to split work of the relaxing the payment of all oncers becoming payable thereunder, and the same to apply the payment of asid obligations, unless otherwise paid, or in relativity in the manner and with like effect as for the repayment of all moneys thus paid with interest thereon from the time of suparation of add nots.

The Mortrages is hereby expressly authorized and empowered by the Mortrager to collect and receive from any insurer issuing policies of any tind covering said premises all such amounts as may be due or payable to the Mortrager by way of insurance premiums or otherwise, on any such policy or policies of insurance, should said policy or policies of insurance be at any insected premiums or otherwise, on any such policy or policies of insurance, should said policy or policies of insurance be at any time cancelled for any cause or upon any ground, and upon the receipt of anch uncarned premium from such insurer or insurers, the Mortragers is hereby authorized and directed to give a receipt therefor in the name, behalf and stead of the Mortrager, as the Mortragers is hereby further appressly given by the Mortgagor full power to endorse his name upon any check to receive given in payment of said premiums so that the signature of the Mortgages as shall be thus collected and re-Verstager had individually signed or endorsed said checks or vouchers. All such moneys as shall be thus collected and re-versed by the Mortgages may be applied by it to the cost of procuring other insurance on the property conveyed by this deed, and say access remaining. If any, to be applied toward payment of interest and/or principal then or thereafter accruing.

I any excess remaining, if any, to be applied toward payment of interest and/or principle near to assign to the purchaser or In the event of forcelosure have any and all policies of insurance which may then be in force and effect upon the property by conveyed for the full unarplied term of such policy or policies, and the Mortgagor shall not be entitled to have said urance cancelled and to receive the uncarned premium thereon.

FOURTH: That the whole of said principal sum, or so much thereof as shall remain unpaid, shall become due at the option of the Mortgarge in the case of the actual or threatened demolition or removal of any building erected upon said premises, or in the case of the acquisition for public use, condemnation of, or exercise of the right of eminent domain by any public authority with respect to any portion of said lands and improvements, anything herein contained to the contrary notwithstanding.

FIFTH: To execute any further necessary assurance of the title to said premises and will forever warrant said title.

SIXTH: To keep all buildings and other improvements on said premises in good repair and neither to commit nor suffer waste upon said premises, nor to do any other act whereby the property hard beceve hall become less valuable. If any of said sements he not performed as aforesaid, the Mortgages may, without notice or demand, effect and procure all repairs in its ion necessary to preserve the security of this instrument, paying the cost thereof, and for the repayment of all moneys thus is with interest thereon from the time of payment at the rate of smill per cent per annum, these presents shall be security in manner and with like effect as for the payment of said note.

We manner and with like affect as for the payment of said note. BEVENTH: To pay forthwith all taxes, assessments and public charges, general and special, and penalties, now existing gainst said lands and improvements, and to pay when due and payable, all taxes assessments and public charges, general and gainst said lands and improvements, and to pay when due and payable, all taxes assessments and public charges, general and gainst said lands and improvements, and to pay when due and payable, all taxes assessments and public charges, general and actory evidence of such payment; and to keep said lands and improvements free from all liens and claims of every kind, actory evidence of such payment; and to keep said lands and improvements free from all liens and the overy kind, first lien thereon. If any of said agreements be not performed as aforeasid, the Mortgarge without notice to or demand from the Mortgarger, may pay such tax, assessment, charge and penalties, or any part thereof, and may also pay the final judgment first lien thereon. If any other claim which is or may become a lien, charge or encumbrance on said land and/or improvements, in-date assessment charges with interest these presents shall be scurity in like manner and with like effect as for the average transmotion of the Mortgarges, with interest thereon at the rate of 34000 for the proper officer to such average and for such repayment with interest these presents shall be accurity in like manner and with like effect as for the average of a said note. Anything herein contained to the contrary notvithstanding, the whole amount hereby secured, if not then a mount and validity of ruch taxes, ansessments, charges and payable forthwith, and the receipt of the proper officer to such amount and validity of ruch taxes, ansessments, charges and payable forthwith.

EIGHTH: That nothing herein contained shall be construed or taken as making it the duty of the Mortgages to advance any ay far any purpose whatsoever mentioned in this mortgage.

NINTH: The Morigages, before foreclosure hereunder, and the purchasers at any foreclosure sale held hereunder, shall be regarded to the lien of any prior encumbrance or vendor's lien on said premises paid out of money secured by this morigage, ay, whether or not said prior lien be released.

If any whither or not said prior lies be released. TENTH: Upon request of Mortgagor, or his successors in title, City Bond and Mortgage Company, or its successors are assign as it is or their option, at any time before full payment of the note or obligation hereinbefore described and secured bereby, may make further advances to the Mortgagor, or to any of his successors in title, and the amount of any such advances that he saids to and shall increase the indebtemes secured hereby, and shall be a part of the indebtedness secured by this derivage as fully and to the same extent as the original indebtemes hereinbefore described; provided, however, that the total mort of principal secured by this Mortgage and remaining unpuld at any time, including any such advance or advances, and not accessed the original principal sum hereinbefore described and secured hereby; and provided further, that the final ma-triginal indebtemess hereinbefore described and secured hereby. The dilitional Advance Agreement may be given and ac-cepted with respect to each such further advance, which may provide for different monthly payments and a different interest is and other express modified into of this Mortgage and are to colligation hereinbefore described and secured hereby, and the Mortgagor does hereby covenant and agree to robigation hereinbefore described and secured hereby, and the Mortgagor does hereby covenant and agree to robigation hereinbefore described and secured hereby, and the Mortgagor does hereby covenant and agree to robigation hereinbefore described and secured hereby, and the Mortgagor does hereby covenant and agree to robigation hereinbefore described and secured hereby, and the Mortgagor does hereby covenant and agree to robigation hereinbefore described and secured hereby, and the Mortgager of the Mortgage shall apply to such further advances except as this Mortgage shall a provide dorified by such Additional 'Advance Agreement. This pargraph Tenth shall not alter in any way, restrict or affect

pressiums or to presserve the security of this Mortgage or for any other purpose herein provided for. ELEVENTH: The proceeds of the loan evidenced by the note secured hereby are to be used in the construction of certain improvements on said premises in accordance with the terms of a Completion Bond dated May 23 rd 1958, for the Mortgager, as principal and M. B. Landau, M. Sheary, E. D. Landau/Ready Made Ruthers, inc. as given by the Mortgager, as principal and M. B. Landau, M. Sheary, E. D. Landau/Ready Made Ruthers, inc. as for the Mortgager, as principal and M. B. Landau, M. Sheary, E. D. Landau/Ready Made Ruthers, inc. as for the Mortgager, as principal and M. B. Landau, M. Sheary, E. D. Landau/Ready Made Ruthers, inc. as GIVY BOND AND MORTGAGE COMPANY which Completion Bond (accept such parts thereof as may be inconsistent here-with) is incorporated herein by reference to the same extent and affect as if fully set forth herein; and if the construction of the inprovements shall not be completed in the manner, at the time, and in all respect as provided in said Completion Bond, we shall not be carried on with reasonable diligence, or shall be discontinued at any time for any reason other than strikes or indecests. (TY BOND AND MORTAGE COMPANY, which full and complete nutlot the network the personal property hereing, makement owner of the premises, is hereby invested with full and complete nutlority to enter upon the said premises, employ watchment by protect such improvements from depreciation or injury, and to preserve and protect the personal property therein, any contracts and obligations wherever necessary, either in its own name or the num of the Mortgagor, and to be parts charge all debts, obligations and Habilities incurred thereby; and for the repayment of all moneys thus paid (exclusive of any charge all debts, obligations and Habilities incurred thereby; and for the repayment of all moneys thus paid (exclusive of any charge all debts, obligations and Habilities incurred thereby; and