All other rents, issue and profils of the premises from time to time accruing, whether under leaves or tanancies now existing ur have after exist.
 It is understand and agreed, however, that there is reserved to Mortgages as long as he is not in default hereander, the right to recover and retain all such rents, issue and profile assigned to Mortgages in the above subparagraph "h".
 All polyments, Awards of damages and without damatic hardster made as a result or in line of any taking or his promises or any part lisered or discussion of the improvements drawen or any part thereof. Mortgages may apply all such sums or any part thereof as reserved in the indefactors secured hereby in anels manner as it elects, or, at its option, the entire amount or any part thereof is reserved may be released.

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To Have and to Hold said premises unto Mortgages, its successors and assigns forever. Mortgagor covenants and agrees with Mortgages as follows: 1. Mortgagor is lawfully asted in fee of the pramises increby conveyed, has good right to sell and convey same by warrant and will defend the sforesaid title against the chains and demands of all persons whomsoever. a and de

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2. To pay all sums second hereby when due.
3. To pay, when due, all taxes and assessments of every type or nature levied or assessor encumbrance against the premises which may be or become prior to this mortgage. d against the premises and any claim

lies or encumbrance against the premises which may be or become prior to this mortgage.
4. If required by Mortgages, to also make monthly deposits with Mortgages, in a non-interest bearing account, together with and in addition to interest and principal, of a sum squal to one-twith the the yearly taxes and assessments which may be level against the premises, and (if no required) one-twith of the yearly taxes and assessments which may be level against the premises, and (if no required) one-twith of the yearly taxes and assessments and principal, of a sum squal to one-twith the the yearly taxes and assessments and principal, of a sum squal to one-twith of the yearly taxes and assessments and premiums, when unknown, shall be estimated by Mortgages. Buck deposits shall be twoir by Mortgages to Mortgages on demand. If, by reason of any default by Mortgages. Buck deposits shall be the due had to apply by whet taxes, assessments and premiums when due, day immificienty of such account to pay such darget synthesis end to be due and payable. Mortgages may then apply any funds in said account against the entire indicated bases of any default by Mortgages. Buck deposits and its mortgage, Mortgages on demand. If, by reason of any default by Mortgages may then apply any funds in said account against the entire indicated bases accounted hereby. The unforeshilty of the covenants relating to taxes, assessments and insurance pre-minums herein otherwise provided shall not be affected except in a of for a time obligations have been met by compliance with this paragraph. Mortgages on demands, by notice to Mortgager on inwriting. While any such waiver is in effect Mortgager shall pay taxes, assessments and insurance previous and the superison of the outer at the source of the acceuted in the state of the source of th

5. To promptly pay all taxes and-assessments assessed or levied under and by virtue of any state, federal, or municipal law or regulation hereafter passed, against Morigages upon this mortgage or the debt hereby secured, or foon its interest under this mortgage, provided however, that the total amount so paid for any such taxes pursuant to this paragraph together with the interest payable on said indebtedness shall not exceed the highest lawful rate of interest in Kanasa and provided for ther that in the event of the passage of any seak her or regulation, the entire indebtedness secured by this mortgage shall thereupon become immediately due and payable at the option of Mortgages.

6. To keep the premises insured against loss or damage by firs, windstorm and such other hazards as may be required by Mortgages, in form and amounts satisfactory to, and in insurance companies approved by Mortgages, the policies for which insurance shall be payable to Mortgages. Such policies shall be delivered to and held by Mortgages without insbity. Upon foreclosure of this mortgage or other sequisition of the premises or any part thereof by Mortgages, said policies shall become the absolute property of Mortgages.

Assolite property of Mortgages.
7. That Mortgage (i) will not remove or densitie nor alter the design or structural character of any building now or here-after exected upon the premises unless Mortgages shall first consent thereto in writing; (ii) will maintain the premises in good condition and repair; (iii) will not commit or suffer wate thereof (iv) will not extra thereto in writing; (ii) will not expression or suffer any compared or any trees or timber on the premises (except for domostic purposes) without Mortgages written consent; (v) will comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the premises, and will act suffer or permit any violation thereof.

8. To furnish Mortgagee, upon demand, an abstract of title to the premises, certified from Government to data, and in the event the abstract is not furnished within 30 days after such demand. Mortgages may order an abstract and add the cost thereof, with interest thereon at the rate of ten per cent. (10%) per annum from date of payment, to the debt secured and collectible under this mortgage.

It is morigage.
9. Upon request of Morigagov, Morigagow may, at its sole option, from time to time before full payment of all indebtedness source horsby, make further advances to Morigagov; provided, however, that the total principal secured hereby. Morigago and remaining unpaid, including any such advances, shall not at any time exceed the original principal sums sourced hereby. Morigago and a wildoning easies and advances with further advances which Morigage to the indebtedness secured hereby and is obtained to be payable on or before maturity of the indebtedness secured hereby and is obtained to the same, and is obtained to the same which Morigage shall require. Morigage and therease, and how and the same, and each note widening the same, shall be sourced hereby. All provisions of this morigage shall require the advances with interest, and the same, and each note widening the same, shall be sourced hereby. Morigages, and herein advances with interest, and the same, and each note widening the same and be sourced hereby. All provisions of this morigage shall apply to each further advance a will as to all other indebtedness secured hereby. Northing herein contained, however, shall limit the amount secured by this morigage if whet amount is increased by advances in more advances and provided for to protect the security. The word "Morigage" is more advances in this paragraph. Includes any successor in overarbing of the premise.

includes any accessor in ovvarsanje or the premises. 10. If Mortgages fails to pay any chaim, lieu or ansumbrance which is prior to this mortgage, or, when due, any tax or assess-ment or insurance premium, or to keep the premises in repair, or shall commit or permit waste, then Mortgages, at its option, may pay said chaim, lieu, encumbrance, tax, assessment or premium, with right of subrogation throunder, may make such repairs and take such stops as it desime accessary. Mortgages shall be the sole judge of the legality, validity and priority of any such alaim, lieu, encumbrance, tax, assessment and premium, and of the amount necessary to be paid in satisfaction thereof.

11. Mortgagor will pay to Mortgages, immediately and without demand, all sums of money advanced by Mortgages pursuant to this mortgage, together with interest on each such advancement at the rate of tan per cent. (10%) per annum, and all such sums and interest thereon shall be secured hereby.

- sumit to this mortgage, together with interier on each such advancement at the rate of ten per tent. (10,5) per annum, and an asset sums and interest itereon shall be secured hereby.
 12. If default be made in payment of any installment of principal or interest of said note or any part thereof when due, or in payment, when due, of any other sum secured hereby, or in performance of any of Mortgager's obligations, covenants or agreements heremedee.
 (a) All of the indebtedness sentred hereby shall become and be immediately due and payable at the option of Mortgagee, without totice or domand which are hereby expressly waived, and this mortgage may be forelosed at any time after such default. Any judgrees to the foreloseurs of this mortgages have been and be indebtedness secured hereby and the materiage shall provide that all the land herein described shall be sold together and not in separate pareds.
 (b) Trepositive of whether Mortgages accelerates the maturity of all indebtedness secured hereby, or institutes foreelosure proteedings, Mortgages and operate the same and take any action which, in Mortgages' indeputed, is necessary or project to ensure their Mortgages accelerates and profits of the premises, and may enter and take possession thereof and manages and operate the same and take any action which, in Mortgages' indeputed, is necessary or project to conserve the value of the premises, or Mortgages at a logion may have a receiver appointed by the Court to take possession of the indeput hereiver and all personal property contained in the premises and used by Mortgager or in a for the preprious and all personal property contained in the premises and used by Mortgager or in a related for the perprise thereof. The right is entered and manage hereives and profits thereof, whether a receiver appoint all personal property contained in the premises and used by Mortgager or any acceler or otherwise, shall be in addition to all other erights personal property therein. An eris personal