Second—That the parties of the first part agree to keep all buildings and improvements on the said premises in as good repair as they are at the date bereof; to permit no seaste of any kind; to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured for their insurals value in insurance companies acceptable to the party of the second part, with policies payable to it in case of loss to the amount then secured by this Mortgage; to assign and deliver to it, with satisfactory mortgagee clauses, all the policies of insurance on said buildings and so pay all insurance premiums when due. In case of loss it is agreed that the first part of the second part may collect the insurance moneys or may deliver the policies to the said parties of the first part for collection. At the election of the said party of the second part, the insurance moneys shall be applied either on the indebtedness secured hereby or in rehalding.

Third—That the parity of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien, or incumbrance on the premises hereby conveyed, and may pay any impaid taxes or assessments charged against said property, and may insure said property if default be made in the orenant to insure; and any sums so paid shall become a lien upon the herein-described real estate, and be closure of this Mortgage. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together and not in parcels.

Fourth—That the parties of the first part hereby agree to pay all faxes and assessments, general or special, which may be assessed in the State of kansas upon the said land, premises, or property, or in the event the purpose of taxation or changing in any why the laws now in force for the taxation of mortgages or delta second by mortgage or the manner of the collection of any such taxes, so as to affect this Mortgage, the whole of the purpose of taxation or mortgages or delta second by mortgage or the manner of the collection of any such taxes, so as to affect this Mortgage, the whole of the purpose so and part, without notice, become minificately, one and payable. The parties of the first part further agree not to suffer or permit all or any part of the taxes or assessments to become on first part further agree not to suffer or permit all or any part of the taxes or assessments to become organization, one to permit the said or property or any part for the taxes or assessments to become organization of any such and the result of the second part, which under the said of taxes, and turther agree to turnish fanchidly to the party of the second part, on or before the libit day of July the certificate of the proper authority, showing full payment of all such taxes and assessments.

Fifth—It is further mutually covenanted and agreed that the party of the second part, its successors and assigns, shall, at their option, be subrogated to the lien, although released of record, of any prior encumbrance mechanic's, vendor's, or other lien or liens on said premises paid out of the proceeds of the loan accured hereby.

a Sixth—As additional and collateral security for the payment of the proceeds of the loan secured hereby, assign to said Mortgagee, its successors and assigns, all the rights, rents, royalites, and benefits accruing to the parties of the first part under all oil, gas, or mineral leases on said premises, this assignment to terminate and recome void upor release of this Mortgage. Provided, however, that said party of the second part, its successors and assign to said assigns, shall be chargeable with no responsibility with reference to such rights, rents, royalites, and benefits nor be accountable therefore except as to sums actually collected by it or them, and that the Lessees assigns until notified by legal holder hereol to account for and to pay over the same to such legal holder. Schuld purposes, the Note secured by his Mortgage, shall immediately become due and collectible, at the option of the holder of this Mortgage, without notice.

Seventh — That if such payments he made as are herein specified, this conveyance shall be void; but if the Note herein described, or any part of the indebtedness secured by this Mortgage or any interest thereon, be not become absolute, and he whole of said principal Note shall immediately become due and payable at the option of the party of the second part, and no failure of the party of the second part to exercise any option to declare the maturity of the delt hereby secured shall be theread a waiver of right to exercise any option to declare the maturity of the generative of the second part, and no failure of the party of the second part to exercise any option to declare the maturity of the delt hereby secured shall be theread a waiver of right to exercise such option at any other avecuanted to be gaid when due, the said first parties agree to pay to the said second party interest at the rate of a part of part, and no said principal Note, from the date of default to the time when said principal and interest dath be fully pad.

Eighth—The taking of any additional security, execution of partial release of the security, or any extension of the time of payment of the indentedness or renewal thereof shall not diminish the force, effect or lien of this instrument and shall not affect or impair the liability of any maker, surety or endorser for the payment of said indebiedness, that the party of the second part shall have the right to release with or without consideration or credit on the indebiedness hereby secured, any part of the property herein described by adequate legal instrument without regard to the existence of any junitic encombrance and without the consent of auch junior encombrancer, and such release shall have no further effect upon the rank, lien or estate conveyed hereby or against the party of the second part than is therein expressed.

Ninth—The terms, conditions, and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, executors, administrators, adcessors, and assigns, and words used in the singular number shall include the plural and words in the plural shall include the singular.

IN WITNESS WHEREOF, the said parties of the first part have hereunto subscribed their names and affixed their seals, on the date and year above mentioned.

arthur F. Madl [SEAL] Mad anica [SEAL] Danice Madl

[SEAL]

[SEAL]