Said note further provides that if dofault he made in the payment of any part of said mores, either principal or interest, when the source becomes due and such dofault he made in the payment of any part of said mores, either principal of the begin holder or legal holders, become due and payable, and both principal and interest are to bear interest at the rate of the new cent her answer and ther maturity. and

WHEREAS, The Mortgagor does for himself and for his heirs, representatives, grantees and assigns, the owners of said lands, hereby expressly warrant, covenant, 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

SECOND: To pay the indebtedness as in said note provid

SECOND: To pay the indebtedness as in said note provided. THIRD: To procure and-maintain policies of fire, windeform and explosion incurance and such other hasard incurance are may be required on the buildings everted and to be exceeded upon the above described premises in a company or comparison acceptable to the Mortgages. It is further agreed that all policies of incurance shall concern there to in writing, the losses, if any, payable to the Mortgages. It is further agreed that all policies of incurance whether nature and of whatever amount, takes all on said improvements to first of the Arritage shall concern thereby becard, shall be constantly as the origination of the other agreed there are the same thereby becard, shall be constantly as the other more standard and the arrow of the same thereby becard, shall be constantly as the other more standard the arrow of the same thereby becard policies shall the other more standard the arrow of the same thereby becard, shall be constantly as the other more standard the arrow of the same thereby becard, shall be constantly as the other more standard the arrow of the same thereby becard, shall be constantly as the other more standard there days before the expiration of the old-policies, with full power hereby conferred to the Mortgage may elect. If any of said all greements be not performed as affereasid, then the Mortgage may effect and procures and the marked standard the test of the same thereby and the same to anyly toward the payment of said on the same to a said note. The Mortgage may elect there on the rest per annum, these presents shall be security in like, manner and with like effect as for the payment of said note.

payment of said note. The Mortgagne is hereby expressly authorized and empowered by the Mortgagor to collect and receive from any insurer busing policies of any kind everying said premises all such amounts as may be due up may allo to the Mortgagor by way of meaning policies of any kind everying said premises all such amounts as may be due up may allo to the Mortgagor by way of meaning policies of any kind everying said premises all such amounts as may be due up or policies of insurance should said policy or policies of insurance should said said the Mortgagor or insurerse; the Mortgagore is hereby multiorized and directed to give a receipt therefore in the name, behalf and stead of the Mortgagore, as his agent. The Mortgagore is hereby further expressly given by the Mortgagor fall power to endorse his name upon any checks or vouchers given in payment of said premiums no that the signature of the Mortgagore shall be taken with like effect as if the Mortgagore may be applied by it to the cost of procearing other insurances as shall be thus collected and re-erived by the Mortgagore may be applied by it to the cost of procearing other insurances on the property environed by this debd, and any excess remaining, if any, to be applied toward payment of interest and or principal there or threafter advices

and any excess remaining, if any, to be applied loward payment of interest and/or principal them or thereafter advances In the event of foreclosure hereunder, the Mortgages shall have full and complete power to assign to the nurchaser or purchasers at such foreclosure sale ary and all policies of insurance which may then be in force and effect upon the property hereby conveyed for the full uncytical term of such policy or policies, and the Mortgagor shall not be entitled to have said insurance cancelled and to receive the uncerned premium thereon. POURTH: that the whole of said principal sum, or so much thereof as shall remain unpaid, shall become due at the option of the Mortgages in the case of the actual or threatened demolition or removal of any huilding stretch upon said premises, or in the case of the acquisition for public use, condemnation of, or exercise of the right of emisent domain by my public sutherity with respect to any portion of raw lands and impreventents, anything berein contained to the contrary notwithstanding. PIFTH. To execute any further necessary assurance of the title to said neeping and will forever warrant said title

SIXTH: To formich to the Mortgagee, upon its request, annual statements of incom-SEVENTI To keep all hadding and other processments on and premises in evel repair and mether to connect a inffer any write mean and premises, nor to do any other ary whereby the recovery hereby shall become less valuable. If a do and agreements he normalizes and to do any other ary whereby the recovery hereby shall become less valuable. If a do and agreements here are performed as a favorant the Morriggmen may, without hetice or domain, effect and power emparison its opticion new every to proverse the security of this instrument, paper the out thereof, and for the reserver all moneys that paid with interest thereon from the time of payment of avail and note.

and miniparate with reference during and with like effect as for the partner of and instr. ERGITIL To part forthwith all taxing assessment, and public charges, general and sportal, and penalities now exacting magnetic and hands and improvements, and to part when the and public charges, general and public charges, general and perials, and penalities, horeafter becoming one thereon in therefore, and to exhibit the two and public charges, general and public charges, general and perials, and penalities, horeafter becoming one thereon in therefore, and to exhibit the two and public charges, general and perials, and penalities, horeafter becoming one thereon in therefore, and to exhibit the two and public charges, generals are taken in the become. If any of and agreements he not penetrements, free from all links and charks of a start in the become. If any of and agreements he not performed as a forecast, the Mortgages and the important from the Mortgages, may nake tak assessment, charge and penalties, or are, part thereof, and and and er induced induced in the idefense of any free from all links induced and and and any also pay the final judgments, for any effect of expected of the optical backet with the take of any heat files, or are, part thereof, and and any erismatid, and for such for any line of Mortgages, with interest there on a line, charge are evaluated with the effect as for the payment of and agrees represent with interprest these presents shall be security in the manner and with his refer as for the final data of and are and any attribute the interpret these presents shall be security in the manner and with the effect as for the payment of and genes (I the Mortgages on elect, become due and payable forthwith, and the receipt of the probes of free for such and water and and the interpret these and payable forthwith, and the receipt of the probes of the amount and valuely of and the first penalities that lies, as here the the electer of the penality of the rinks, the essention of another th

NTCT91: That nothing herein contained shall be construed or taken as making it the duty of the Mortgages to advance ey for any purpose whatmever mentioned in this mortgage.

TENTH: The Mortgame, before forecleave hereinder, and the purchaser at any forecleave sale held hereinder, shall be abrugated to the lies of any prior encumbrance or vendor's lien on and premises paid out of money secured by this mortgage if any whether or not said prior lien be released.

If any, whether or not said prior lies be released. We tendo y lies on high premise part die to make secured by the interparts if any, whether or not said prior lies be released. We tendo y lies on an approximate part die to make y secured by the interparts if or their option, at any time hefore full payment of the note to obligation hereinhefore described and secured hereby, may make further advances to the Mortgagor, or to any of his successors in title, and the amount of any such advance what here added to and shall increase the indebtedness secured hereby, and shall be a part of the impletedness secured by the Mortgage as fully and to the same extent as the original indebtedness hereinhefore described, provided, however, that the total amount of provide secured by this Mortgage and remaining uropid at any time, including any such advance or advances or advances or provide be outpined for the same extent as the original indebtedness hereinhefore described. There, that the fusial amounts can be sourced by the Mortgage and remaining uropid at any time, including any such advance or advances or advances with the total amounts or any such additional advance or advances shall use be later than the time specified herein for the payment of the original indebtedness hereinhefore described and secured hereiny. An Additional Advance Agreement may be given and accepted with interest there with the provident on digree in the pay all such further advances made as aforeasing together with interest there as a further advance. This program all such further advances except as this Mortgage shall be expressly modi-died by such advance the schereby coreants and advance for the schereby coreants and attract there are advance with the provident of different mortiby payments and advance there as a foreasing the Mortgage shall have further advances except as this Mortgage shall be expressly modi-oted by such advections of a such Additional Advance Agreement of Agreements, and that all of the expressly modi-ote the vortragene or

security of this Mortgange or for any other purpose herein provided for. TWELFTH: The proceeds of the loan exidenced by the note secured hereby are to be used in the construction of certain improvements on said premises an accordance with the terms of a Completion Bond dated 19 are by the Mortganger, as principal and 19 here Myrtganger, as principal and 19 hereby the Mortganger, as principal and 19 are started to the more started the terms of a Completion Bond dated 19 more completion Bond (except such) parts thereof as may be inconsistent herewith) is incomposited therein the Myrtganger, which Completion Bond (except such) parts thereof as may be inconsistent herewith) is incomposited therein the more completion in the manner, at the time, and in all respects as provided in said Completion Bond, or shall not be completion into the completion is the manner, at the discontinued at any time for any reason other than strives or lock-outs, the Mortganger, after griving ion (10) days notice in writing to the Martganger or any subsequent owner of the premises, is hereby invested with foll and complete authority to enter upon the said premises, employ watchmen to protect such improvements from deprecision or injury, and to preserve and protect the preside premises, employ watchmen to protect such improvements contracts for the creetion and completion of such improvements, to make and enter into any contracts and obligations wherever necessary, either in its own name or the name of the Mortgagor, and to pay and discharge all debts, obligations discharge and institutions and institutions and institutions and institutions and completion and institutions and institutions and institutions and institutions and completion and institutions and completion of such improvements. Its manne are the name of the Mortgagor, and to pay and discharge all debts, obligations and institutions and all substitutions and built and the substitution and institutions and substanding and therever the substint of the more subscience