AORTGAGORS COVENANT AND AGREE: To keep said premises insured for the protection of Mortgages in such mann such companies as Mortgages may from time to time approve, and to keep th endorsed, on deposit with Mortgages; and that loss proceeds (less expenses of gages's option, be applied on said indebtedness, whether due or not, or

provements, pay all taxes and special assessments of any kind that have been thin the State of Kansas upon said premises, or any part thereof, or upon or upon the interest of Mortgages in said premises or in said note or s Mortgages, at its have affice, ten days before the day fixed by law accrue thereon, the official receipt of the proper afficer showing

assessments. To keep sold premises free from all prior liens and upon demand of Mortgagee to pay and pro-release of any lien which in any way may impair the security of this mortgage. In the event of default by Mortgagors under paragraphs 1, 2 or 3 above, Mortgagee, at its op (whether electing to declare the whole indebtedness hereby secured due and collectible or not), may effect the insurance above provided for and pay the reasonable premiums and charges therefor; (b) all sold taxes and assessments without determining the validity thereof (unless Martgagors have instit proper legal proceedings to test the validity of such taxes and assessments and have deposited Martangee security therefor acceptable to it); and (c) pay such liens, and all costs and expresses the

In the event of default by Mongagon. In the event of adapting the second bit premiums and charge transmission of the second bit pression of the second bits and the second bit pression of the second bits and the second bit and the second bits and the second bit and the second bits and the sec

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IS MUTUALLY AGREED THAT:
In case default shall be made in the poyment of any instalment of said note or of interest thereon when due or if there shall be a failure on the part of Mortgages to comply with any covenant, condition or provision of this mortgage, then the said gate and the whole indetedness secured by this mortgage, including all payments for taxes, assessments, insurance premiums, liens, coits and expenses herein specified shall, of the option of Mortgage and without notice to Mortgages. Such notice being hereby expressly woived, become due and collectible at once by foreclosure or otherwise.
As additional security for the repayment of the indebtedness hereby secured, Mortgagors hereby assign to Mortgagee all their right, ittle and interest in and to any existing leases and all future leases, including any oil, gas or mineral leases covering all or any part of the premises herein described and any extensions or renewals of said leases, and all rents, royollies, issue, income and profits. Mortgages is hereby granted the right, in the event of default, to enter and take possession of the mortgage of lenses, decised, state, issue, income and profits. Mortgages hereby authorize and instruct the lease under any such lease, or his or its assigns or success in interest, to pay take heres de and or yeas and hortgage, or either of them, shall be placed in the hands of an attarrey for collection or foreclasure, or if Mortgage voluntarily or involuntarily becomes to is made a party to any suit or proceeding relating to the premises of to foreclase this mortgage or is and a party for any errors.
If the note and mortgage, at either of foreclase this mortgage or to collect the indebtedness hereby secure, durits durits and the adaptive of the security or whether the serve Mortgages and the error way such lease or by reason of such accesses of a difficult of the premises and to expense of such accesses and for expense of such accesses and se

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may be exercised when the right occurses, or of any time thereafter. It is further agreed by the Mortgagor that in the event that it shall not complete the construction of the building or buildings now being erected or to be erected on the premises hereby mortgaged in accordance with plans and specifications submitted to the Mortgagee, on or before June 1 , 1965, or if work on said construction should crease before completion and the said work should remain abandoned for a period of fifteen days, then and in either event, the entire principal sum of the note secured by this mortgage and interest thereon shall at once become due and payable, at the option of the Mortgagee; and in the event of abandonment of work upon the construction of the said building or buildings for the period of fifteen days as a fore-said, the Mortgagee may, at its option, also enter into and upon the mortgaged giving to the Mortgage full power and authority to make such entry and to enter into such contracts or arrangements as may be necessary to complete the said