That if any improvements, repairs, or alterations have been commenced and have not been completed more than four in payment of the cash berood, the mortgager will receive the proceeds of this loss as a trust fund to be applied first to the purpose; that if work ecases on any proposed improvements are will be so applied before using any part of the cash of the payment of the cash of the improvements and that the same will be so applied before using any part of the cash of the purpose; that if work ecases on any proposed improvements, repairs, or alterations for a period of two views and mortgages may all is option, without notice, deciare said indebtedness due and paymble or said mortgager to of completing said improvements, repairs, or alterations exceed the balance due said mortgager by asid mortgager, and secured by this mortgage, purpoint, the mortgager and shall bear interest at the same raft as principal indebtedness and secured by this mortgage, purpoint, the mortgager of alterations exceed the balance due said mortgager. Regardless of natural depreciation, will keep said property and the times are called and the improvements there are a spliced by said mortgager. Regardless of natural depreciation, will keep said property and the sime provide, the mortgager may be advected by and mortgager provides of alter completed provers and a shear the same sector and the improvements there are all the same sets and recording fees, twise, liabilities, obligations, or any make any reasonable expenditure or outlay necessary thereunde. That the mortgages shall have the right to file and to defend suits at the expense of the mortgager, in his mame, or in spatial to the mortgages shall have the right to file and to defend suits at the same arefares. In provide the mortgagers of the mortgage shall have the right to file and to defend suits at the same mortgager, and be marked as and the mortgages shall have the right to employ counsel in the defend suits at the mortgagers, to thenerging a spatied upon the indebtedness due

Motigagor hereby assigns to morigage the rents and income arising at any and all time from the property, mori-sports and collect all rents and income saving morigages or its agent, at its option, upon default, to take charges of any population improvements becauser to keep and population on the parment of insurance premiums, takes, assessments on this motigages in the collection of aid summe by fore-latent contrast shall continue in fore small provided and morigages in the collection of aid summe by fore-latent contrast shall continue in fore small continues. The shall be any change in the ownership in the provises of other without the consent of the morigages and morigages in the collection of aid summe by fore-latent contrast of the mories shall continue in fore small the some prevent or the partner of the assumption fee as specified in the promises covered hereby without the consent of the morigage of the partner of the assumption fee as specified in the provision of the same shall be continued to the consent of the morigage of addition of aid of the morigage and fore-prevent proceedings may be instituted theres. If and morigages shall be ready other with all the provisions or reasons of the star and provisions thereof, and contrastes the provisions or reasons of the star and provisions thereof, and contrastes the provisions or reasons of a bid note and previsions thereof, and contrastes and morigage contained, including future star and the first and previsions and may extensions or reasons and provisions thereof, and contrastes the test of under the star and provisions there shall be availed previsions and may in the life fore and morigages shall be entited to the outcome and exception is any are shall be ready on the size the shall be ready and the star and provisions that any interest is a star to be and on the previsions thereof, and contrastes the start be ready on the start and provisions thereof, and contrastes the start be ready on the start be and and the start and and and the start and the start a

ins hereto. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above write

Vauld Osmoell Darel I. Eornwell Juan & Connivell Jean E. Cornwell

hereich Kell Joseph Kelly

, A. D. 19\_05\_, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Darel I. Cornwell and Jean E. Cornwell .. husband and wife

who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.

IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year above written (SEAL)

My Commission expires June 30

STATE OF KANSAS, County of Douglas

May

day of \_\_\_\_\_

100

Notary Public.

Register of Deeds