8. Mortgagor hereby waives, so far as lawfully may be, each and every benefit under the homestead, exemption, redemption, stay or appraisal laws of the State of Kansas. Should this instrument be executed by more than one person as Mortgagor, each and every obligation of Mortgagor herein set out shall be joint and several. Each and every provision hereaf shall bind and inure to the benefit of the parties herein and their respective assigns and successors in

The Mortgage shall also secure due, payable and collectible without notice. 7. This mortgage shall also secure additional loans hereafter made by the shen holder of the note secured here by to the then owner of the real estate described herein, provided that no such additional loan shall be made if the make indebtedness stated herein. Each such additional loan shall be evidenced by a pote or other evidence of indebtedness identifying such additional loan as part of the indebtedness secured hereby, to exceed the amount of the original problements and the indebtedness indentifying such additional loan as part of the indebtedness secured hereby, and shall majure not, jayre than the then majurity date of the original indebtedness secured hereby horizing herein riminised shall imply any obligation on the pair of any holder of said note to make any such additional loan.

5. Morrgagee may at any time and from time to time without notice and without affetting the personal families, do any or all of the following: (a) release any person liable for any indebtedness hereby secured of the lien hereof on the remainder of said prepare of said premises from the lien hereof. (b) by agreement with any person obligated on any indebtedness hereby secured or having any interest in said premises extend or renew all or any part of said indebtedness.
6. In the event of the passage after the date of this instrument of any law deducting from the value of the land for the purpose of laxition any lien thereon, or providing or changing in any way the laws now in fourse for the taxes so as to inform the interest of the Mortgages, the whole sum secured by this instrument of the collection of any such taxes so as the Mortgage shall inducidately become due, payable and collectible without fource.

A. In case of default under any obligation hereby secured, this mortgage may be foreclosed and Mortgagee shall be entitled to judgment for all sums hereby secured and for costs, including the cost of any title evidence incident to such foreclosure, all of which shall be an additional charge against wild premises and secured by this mortgage, and to a gagor or any person claiming under him in or to said premises. At any such take the said premises may be sold as a whole of in parella as Mortgagee may determine, and Mortgagee shall have the right to bid-for and purchase same, or any par-of such sale of toreclosure proceeding, including cost of title evidence; (b) to Mortgage on the ungain particle process of any such sale shall be and advected and secure the right to bid-for and purchase same, or any part thereof. The proceeds of any such sale shall be paid and applied in the following order: (a) on the costs and expenses of such sale or foreclosure proceeding, including cost of title evidence; (b) to Mortgagee on the ungain participal bale same of all indetredness hereby secured, including all sums advances and expenditures; and (d) the remainder; Morggagee on all interest due, or said indetbedness including such advances and expenditures; and (d) the remainder.

3. If default be made in payment of any indebtedness evidencial by said note, or any interest thereon, when due, or in the faithful performance of any obligation of Morigagor contained therein, or herein, or in any other instru-ment evidencing or securing such indebtedness, then the estire principal of such indebtedness and the accrued interest thereon shall at Morigage's option become immediately due and payable.

repaid by Morigage. The payners of the Morigage should be seen by the security of this morigage does hereby covenant and agree that, together with and in addition to the payments herein provided, he will pay monthly during the life of this mori-gage, to the Morigage on the first day of each month, until the said principal amount and interest are fully paid, as um any be required. The Morigage shall hold such monthly payments, without obligation to pay interest thereod, to pay any be required. The Morigage shall hold such monthly payments, without obligation to pay interest thereod, to pay any be required. The Morigage shall hold such monthly payments, without obligation to pay interest thereod, no pay et for the payment of said charges one month prior to the due date thereof and that life will furnish Morigage with herein, or if the Morigage should take a deed in life of foreclosure, the amount so accumulated will be credited on account of the unpaid principal and interest. If the zoral of the monthly payments is made under this paragraph shall the same nature, but if the total of such monthly payments is made under this paragraph shall be insufficient to pay such takes, the deficiency which payments of the sacessments and insurance premiums when due, then said Morigage this and all the provisions of this paragraph shall be insufficient to pay such takes for such payments of sakes assessments and insurance premiums when due, then said Morigage and hall he provisions of this paragraph shall be insufficient to pay such takes there which payments of the amounts necessary to make up this instrument. To the stat all the provisions of this paragraph is and the same stature, but if the total of such monthly payments in an any way limiting the rights of the Morigagee at its option to pay any and all of said items when due.

1. Until all indebtednest hereby secured be fully paid, Mostgagos shall before delinquency pay all taxes, assess mens, and charges, general or special, leviced or charged against nid premises or any part hereof, and deliver to Mostgage and the spatiant, and deliver to Mostgage against loss by lire, windstorm and company or bompanies subfactory to Mostgage, against loss by lire, windstorm and puck the spatiant, and the spatiant and the spatiant, and the spatiant there are not, or without affecting the amount hereby secured or any right of Mortgages are improvements to damaged or destroyed, and Mortgage or thereto, and shall commit to spatiant and the spatiant thereored to Mortgage or the spatiant there are not any spatiant here and the spatiant thereored and the spatiant thereored and the spatiant thereored to mort the spatiant thereored the spatiant thereored to the spatiant the spatiant thereored to the spatiant the spatiant thereored the spatiant the spatiant thereored the s

MORTGAGOR HEREBY COVENANTS AND AGREES WITH MORTGAGEE THAT:

AS ADDITIONAL SECURITY for the performance of the hard every obligation hereby secured Mortgagor here-by assign to Mortgages (with accountiability only for sums a saily received by it) all rents, royalizes, or other income due or to become due under any or all leases or rental agreem to now or hereafter on or affecting said premise or any part thereof, or otherwise due or to become due for the use pro occupation thereof or the taking of only gas or other hydrocarbon substances therefrom, meeting to Mortgagor, however, so long as no default occurs in any such obligation, premise, or any part thereof, be condemned under the power of eminent domain, the ganages swarded, to the extent all indebendenses hereby secured, shall be paid to and are by Mortgagor hereby assigned to Mortgagner, which shall pay or apply the same in the manner and to the extent herein provided for insurance money.