payable, and mortgages may forecless this mortgage in such event. 12. The mortgages further agrees that in the event the real satate covered by this mortgages is conveyed to any perion to corporation, who assumes and agrees that in the event the real satate covered by this mortgages is conveyed to any perion to corporation, who assumes and agrees the colligation secured by this mortgage and mortgages does not elect to acceler-charge the samming grantees a transfer for sate the whole smouth of the interpret of the interpret of the des and payable and increases the mortgage in such event. 13. It is AGREED THAT the sum received by Mortgagor as evidenced by said promissory nois secured by this mortgage prevalues, and these the mortgage for the payment of all or a portion of the purchase price of the above described mortgage prevalues, and these the mortgage is, therefore, a purchase money mortgage under the laws of the State of Kanaas.

and caranit unit) yead.
10. The failure of said Mortgages to assert any of its rights under said note or this mortgage, at any time, shall not be control at a waiver of its rights to assert the same at a later time, and to insist upon and enforce dirict compliance with all the proma and provisions of said note or of this mortgage. Notice of the exercise of any option particle herein to said Mortgages and nortgage to any option of the same of the exercise of any option particle herein to said Mortgage and provisions of said note or of this mortgage. Notice of the exercise of any option particle herein to said Mortgage and provisions of said note or particle herein to said Mortgage and provisions of said note or of this mortgage. The exercise of the exercise of any option particle herein to said Mortgage and provisions of said note or of the exercise of the exercise of any option particle herein to said Mortgage and provisions of said note or of the exercise of the exercise of any option particle herein to said Mortgage and the fragment is option and for any remoting the fragment is option and for any remoting the fragment is option and for any fragment has a manute of the remaining obligation secured by this mortgage is an et of default under the terms payhle, and mortgage may foreclese this mortgage is accessed by the mortgage inducting of the mortgage may foreclese the whole anome of the remaining obligation secured by this mortgage is immediately due and physice.

B. It is agreed and understood that in interferences or in the enforcement of its rights by foreclosure or otherwise.
J. It is agreed and understood that in the event of a default by Morteanor in any one ar more of the conditions, provisions the inderstood and and a start and the second and a start and the second and the inderstood that note and this mortgage so be immediately due and particles that due to the whole smouth of any with default the balance of the indebtedness shall draw interest at the rate of the per cent per annum from the beginning of and default until paid.

3. The Mortgrager harshy assigns to the Mortgrages, all vents and income arising at any and all times from the property mertagened and harshy authorize the said Mortgrages, at its option, to enter into the prosention of and take charge of said property in the intervent and principal payments due to the intervent and principal payments due take the said mortgrage. This rest assignment shall continue in forevent and principal payments due take the said property in terms of said note or other charges provided for in said note or this mortgrage. This rest assignment shall continue in forevent and principal payments due takes and the intervent of the intervent of the intervent of the intervent of the said note or the intervent of the intervent of

7. The Mortgagor may, by agreement with said Mortgages, obtain additional advances from Mortgages for any purpose, whether specified herein or not, and such advances shall become a part of the principal balance herein, and shall be covered by the lien of this mortgage, and shall be repaid in accordance with the terms and provisions of said note and this mortgage.

6. The Mortgagor agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by said Mortgages including abstract or title insurance expenses because of the failure of Mortgagor to comply with the provisions of said note of this mortgage and the same shall be secured by this mortgage.

5. It is agreed that in the event of the failure of the mortingor to pay all real estate taxes and assessments when the same are by law dose and payable, or in the event of a like failure to here in force said policies of insurance or to make repairs of and repears and the amount and the same are by law dose and payable, or in the event of a like failure to here in force said policies of insurance or to make repairs of and repears and the amount are by remines, said mortgages may pay said taxes, assessments and insurance and make said repairs and the amounts so at a rais not to exceed tan per cent (10%) per anomy and said sums as advanced by mortgages, may, at the option of said Nortgages to the unpud balance, of said note thereby increasing said unpaid balance. Payment of any of said insuring because of such default.

4. The Mortgagor agrees that at all times while this mortgage remains in full force and effect, to keep and maintain the build-ings, and other improvements located upon the above described real estate in good condition and repair at all times and not to allow waste or permit a nuisance thereon.

such payments from the Mortgager. 3. The Mortgager further agrees to procure, maintain and pay all premiums for policies of insurance in companies accept-able to the Mortgager. Insuring said moregared premises against fire, lightning, windstorm or other cannuity and accept arrays in an amount squal to or exceeding the dialance of said obligation. Gold policies that have mortgage claused arrays in an amount squal to or exceeding the dialance of said obligation. Gold policies that have mortgage clauses and give immediate notics to the Mortgager and said Mingdee as its interests may appear. In the svent of loss, the Mortgage and give immediate notics to the Mortgager and and Mingdee as its interests array appear. In the svent of loss, the Mortgage and give immediate notics to the Mortgager and and Mingdee as its interests areay appear. In the svent of loss, the Mortgage and the indettices are and and Mingdee as its interest and a property of the same its interest interest of the indettices are and interest or any part thereof the mort dam grap property. In the svent of forecloure of the Mortgages and the proceeds of area interest of the mortgager in and to said heurance policy and in a strands of the said in the Mortgages upon the set to far an interest of the mortgager in and to be said heurance policy and in force shall pass to Mortgager. Mortgages for payment of and interest of the mortgager agrees to pay the difference upon demand, and the fault or credital by Mortgager and applied on inference may when due, Mortgager agrees to pay the difference upon demand, the fault and he held wing of such monthly payments for insurance or he is an access of and premium, the exceed and held wing of such monthly payments for insurance agrees to pay the difference upon demand, and the fault on held to be Mortgager and applied on inference may when due for future insurance premiums as the Mortgager form and the regioner and work of the instruction to be pay and and any when due, Mortgager emand and the frager

times and in the manner therein provided. 2. In addition to the said payments of principal, interest, and other charges provided for in said note the Mortgager, at the pay all taxes and assessments of every that an attract upon the above described mortgaged property, when the same become ments shall be paid monthly in advance that and matter upon the salve described mortgagered property, when the same become is and payable. A sum equal to constrain of the said Mortgages upon the regular monthly payment attacts and assessments and every same and assessments and save described is insufficient to pay said taxes and assessments in the same become sense of the said assessments in the find as created as a save described by and Mortgages until said taxes and assessments become demand from the Mortgages. If the fund as created aread held by said Mortgages until said taxes and assessments become demand from the Mortgagers and assessments when due, the Mortgages and assessments become adminishes the same become and assessments when due, the Mortgages and assessments become adminishes the same become and assessments when due, the Mortgages and assessments become adminishes the same become and assessments when due, the Mortgages and assessments become adminishes the same adminishest of the same and assessments when due, the Mortgages and assessments become the same adminishest of the fund as created areaded and held for future taxes and assessments when the same adminishest from the Mortgages. If the same adminishest or principal or held for future taxes are add Mortgages may elect-set approximate from the Mortgages.

1. Time is of the essence of this agreement. Mortgager shall promptly pay the said principal of and said interest on the in-debtadness writeneed by said promissory note and any and all other payments provided in said note and in this mortgage, at the times and in the manner therein provided.

The Mortgragor also agrees and warrants as follows:

The mortgager further warrants and agrees to defend the title thereto against the claims and demands of all persons. It is agreed that this mortgage is given to secure the payment of _______ FOURTEEN THOUSAND FIFTY and NO/100----________ Dollars (\$14,050.

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