1. To pay, as soon as due, all taxes, assessments and encumbrances, which may be, or appear to be, liens, the property, and to pay and settle promptly, or cause to be removed by nuit or otherrise. all adverse claims again property, and that in case said taxes, assessments or encumbrances so agreed to be paid by mergagers be not so pay then morgage, being hereby made the sole judge of the legality thereof, may without notice to the morgage that its morgage shall be secured by law morgage, with interest thereon at the highest lawful rate.

2. The mortgages shall be secured by the mortgage, with interest thereon at the highest fawful rate.
2. The mortgages agrice to furnish insurance on buildings on said premises agrinnis first, tornado, and other hasard insurance in such form, and for such coverage, and in such companies as will be acceptable to the mortgages, and in such companies as will be acceptable to the mortgages, and in such companies as will be acceptable to the mortgages, and in such companies as will be acceptable to the mortgages, and in such companies as will be acceptable to the mortgages, and in an amount of not less than \$ 50,000,100 is and the approximation of not less than \$ 50,000,100 is not the same state of a such coverage. And less than \$ 50,000,100 is not the same state and to call the same state and the same to the require as a credit proof of less and collect the proceeds of said policy, or so much at its election apply the same same to deliver as a credit proof of less and collect the protected of sail to a less of failure to insure or premium on any such policy when due, the mortgages may prevent at the highest legal match insurance and pay' any and all with interest as a foresaid shall be a lie on a said premises and be secured by this mortgage and collected in like manner as ".
3. The then all buildings down and in the same ta in the same as interest and the same ta be principal as an hereby secured.

the principal sum hereby accured. 3. To keep all buildings, fonces and other improvements on said real estate in good repair, and permit no waste berron, and it is also agreed that the rents and profits of said premises and the rents, profits, revenues and royallies accruing to the mortgages under all oil and gas lesses, now or hereafter placed on said premise, are placed to the mortgage, its successors and assigns, as additional cellateral security, and asid mortgages, the plantith for the vertice of the mortgages is to foreclose this mortgage, the plantiff therein shall be entitled to possession and control of the premises herein described and/or nown to collected by such receiver shall be applied, under the direction of the court, to the partment of and the mort rendered or amount is collect the rents and profits thereon, under the direction of the third all terminates and become null and void upon the release of this mortgage, provided, however, that this assignment of the property herein mortgaged is waived or not at the option of the mortgage or the herein face of this mortgage. The there is not assess of this mortgage are the there has body and the there is a service of a the sum appraisement of the property herein mortgaged is waived or not at the option of the mortgage or the here helder of this mortgage, herein foreclosure proceedings are begun. 4. The finates hereof further average to may monthly in addition to the neuronal described in the noise secured

4. The finakers hereof further agree to pay monthly, in addition to the payments described in the note secured hereby, an amount equal to one-tweifth of the taxes and special assessments levied for the current year estimated to be above funds for the payment of such taxes and special assessments levied for the current year estimated to be above funds for the payment of such taxes and special assessments as they are due and payhele. If the payments utilication to pay acruing taxes and special assessments, the makers hereof agree to increase such monthly payments sufficiently or to pay any deficiency upon demand. Excess reserve deposits under this paragraph will be repaid to makers upon demand.

The violation of any of the foregoing agreements shall, at the option of the mortgaree, without notice, cause the indebtedness hereby secured to become due and payable. All agreements made and obligations assumed hereby by mortgarers, and all rights and privileges herein granted to the mortgaree, shall be binder pon and accrue to their respective heirs, executors, administrators, successors and assigns. WITNESS our signatures this 3rd day of Decomber , 19 65. Bacharg C. Worsers Wary Mathleen Peters film Broker Children Miller Waydell H. Harrison Jones H. Wy Liams All laws Virginia A. Willfams ate of Ka Douglas County, ss. BE IT REMEMBERED, That on this Brd day of before me, the undering ed, a notary public is and for said County and State, came Richard C. Peters and Mary Kathleen Peters, his wife, Sidney L. Harrison and Raydell H. Harrison, his wife, James H. Williams and Virginia A. Williams, his wife, December to me perionally known to be the same person3 -- who executed the within instrument, and such personS duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name and alfixed my official seal on the day and year last above written. Gal The Notary Public.

ision expires Justey 28 1967

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