MORTGAGORS COVENANT AND AGREE:

That at the time of the execution and delivery of this mortgage, Martgagars are well seized of said premises in fee simple, have good right and authority to mortgage the same as herein provided, that said premises are free from all incumbrances and charges whatever, and that Martgagars will forever warrant and defend the same against all lawful claims whatever.

2. To keep sold premises insured for the protection of Mortgagee in such monner, in such amounts and in such companies as Mortgagee may from time to time approve, and to keep the policies therefor, properly endorsed, on deposit with Mortgagee; and that loss proceeds less expenses of collection shall, at Mortgagee's option, be applied on said indebtedness, whether due or not, or to the restoration of soid, immorganeets.

2. To teep shall premise marke for the projection of enclose, and to keep the policies therefor, properly endorsed, on deposit with Mortgages; and that loss proceeds (less expense of collection) shall, at Mortgages; soption, be applied on said indebtedness, whether due or not, or to the restoration of soid, improvements.
3. To pay all taxes and special assessments of any kind that have been or may be levied or assessed within the State of Kansas upon said premises, or any part thereof, or upon the note or dabt secured hereby, or upon the interest of Mortgages in said note or solid debt, and procure and deliver to Mortgages, at its home office, ten days before the day fixed by law for the first interest or penalty to accure thereon, the official receipt of the proper officer showing payment of all such taxes and assessments.
4. To keep said premises free from all prior liens and upon demand of Mortgages to pay and procure and deliver to mark the restricting to default by Mortgagars under paragraphs 2, 3 or 4 above. Mortgages, at its option for state indebtadness hereby secured due and phateset therefor; (b) pay for the first interest or penalty to the indebtadness hereby secured due and phateges to that details to the indebtadness hereby secured due and favore deposited with Mortgages; and all such payments, with interest thereof from the time of payment here all such payments and the depayment of all such payments, with interest thereof from the time or pay and the taxes or assessments and have deposited with Mortgages; and all such payments, with interest thereof from the time of payment is all and a pay and all such payments, with interest thereof from the time or payment at the high paid by Mortgagars; and all such payments, with interest thereof is assignment at the bare of able to inmetionave due and will all on the average and to the indebtedness secured by this antiges to any and all such payments, with interest thereof and wille the such and wille and all able payments, with interest th

IT IS MUTUALLY AGREED THAT:

Description of the subrogate of the note hereby secured, and even though sold prior liens on charges paid discharged from the proceeds of the note hereby secured, and even though sold prior liens does not be portions of sold note shall be secured by such liens on the portions of sold note shall be secured by such liens on the portions of sold note shall be secured by such liens on the portions of sold note with the response of sold note shall be secured by such liens on the portions of sold note with the response of the creation of sold note Margages is given any option, such any be secured, and all provisions of this instrument or of sold note Margages is given any option, such any be exercised when the right accurs, or do any instalment of sold note beinding upon the bei

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