s and other parties to this instrument and their successors, vendees and assigns: FIRST: That the lien created by this instrument is a first and prior lien and encumbrance on the above describ-

FIRST: That the lien created by this instrument is a first and prior lien and encumbrance on the above describ-ed land and improvements. SECOND: To pay the indebtedness as in said note provided. THIRD: To pay, on demand, the balance of Mortgagor's current account with said Bank, whether in respect of monoys advanced or paid to or for the use of the said Mortgagor, or charges incurred on his account, or in respect of negotible instruments drawn, accepted, guaranteed or endorsed by him or on his behalf, and discounted or paid or held by said Bank either at Mortgagor's request or in the course of business or otherwise, or in respect of moneys which the said Mortgagor shall become liable to pay to said Bank in any manner whatsoever, and whether such moneys shall be paid or incurred on Mortgagor's behalf slote or jointly with any other persons or persons or corporation.

corporation. FOURTH: To procure and maintain policies of fire, windstorm, and explosion insurance on the buildings erected and to be erected upon the above described premises in a company or companies screptable to The City

## National Bank and Trust Company of Kanana City to the amount of Thirty Thousand and no/100

National Bank and Trust Company of Kanasa City to the amount of "Dirty Thomand and no/100". This of the city National Bank and Trust Company of Kanasa City shall consert thereto in writing, the losses, if a share of the city National Bank and Trust Company of Kanasa City to the rest of the rest of the delivered of the delivered to The City National Bank and Trust Company of Kanasa City for further securing the payment there of a delivered to The City National Bank and Trust Company of Kanasa City are there of the delivered to the delivered to The City National Bank and Trust Company of Kanasa City are there are a delivered to the City National Bank and Trust Company of Kanasa City are there are and the same of a delay before the expiration of the old policies, with full power hereby conferred to settle and compary of Kanasa City are thereby conferred to settle and company of Kanasa City are thereby conferred to settle and company of Kanasa City are thereby conferred to settle and company of Kanasa City are thereby conferred to settle and company of kanasa City are thereby conferred to settle and company of Kanasa City are thereby conferred to settle and company of Kanasa City are the same of the city National Bank and Trust Company of Kanasa City are the same of a payment of said obligations, unless of the repayment of all moneys thus policies that are company of Kanasa City are the same of the for any full concerns the same of the for any the full power hereby conferred to settle and company of Kanasa City are for all moneys thus policies for any to said agreement by a said the city to the company of Kanasa City are the same of the same of the top ayane of a same of the top ayane of the repayment of all moneys thus policies of the same of the top ayane of the

or thereafter accruing. In the event of foreclosure hereunder, the Mortgagee shall have full and complete power to assign to the pur-chaser or purchasers at such foreclosure sale any and all policies of insurance which may then be in force and effect upon the property hereby conveyed for the full unexpired term of such policy or policies, and the Mortgagor shall not be entitled to have said insurance cancelled and to receive the unearned premium thereon. FIFTIL That the whole of the principal sum of said note, or no much thereof as shull remain uspaid, and the whole of any indektedness in favor of said Baff as provided in paragreeph numbered Third hereof, shall become due at the option of The City National Bank and Trust Company of Kansas City, in the case of the acquisition for public use, condemnation of, or exercise of the right of eminent domain by any public authority with respect to any portion of said lands and improvements, anything herein contained to the contrary notwithstanding. SXTH: To execute any further necessary assurance of the title to said premises and will forever warrant said title.

said title.

SITTH: To execute any further necessary assurance of the title to anid premises and will forever warant and title. SEVENTH: To keep all buildings and other improvements on said premises in good repair aid neither to com-bie one less valuable. If any of said agreements be not performed as aforesaid, The City National Bank and Trast Company of Kanasa City may, without notice or demand, effect and prover all repairs in its opinion accessary to preserve the security of this instrument, paying the cost thereof, and for the repayment of all moneys thus paid in the security of this instrument, paying the cost thereof, and for the repayment of all moneys thus paid become in the security of this instrument, paying the cost thereof, and for the repayment of all moneys thus paid in the security in like manner and with like effect as for the payment of saidnote and other indebtedness hereby security as a security in like manner and with like effect as for the payment of saidnote and other indebtedness hereby security and index and improvements and to pay when due and payable all taxes, assessments and public charges, general and special, and preatilies hereafter becoming due thereon or therefor and to estimate the Twat Company of Kanasa City all receipts or other satisfactory exidence of such payments and to keep said lands and improvements free from all liens and claims of every kind, whether statutory or other wise, and to protect the title and possession of said premises so that this motigate shall be and remain a first it thereon. If any of said agreements be not performed as aforesaid, The City National Bank and Trust Company of Kanasa City, without notice to or demand from the Mortgagor, may pay such tax, assessment, charge and penal-ties, or any part thereof, and may also pay the final judgment of any lien, or any claims which is or may be come a lies, charge or encumbrance on and all and and/or improvements, including attory so lies and all costs incurred a lies, charge or encumbrance on and all and and/or improv

- - Last about the