

As ADDITIONAL SECURITY for the performance of each-and every obligation hereby scored-Murragor here by assigns to Morrgagee (with accountability only for sums actually received by it), all tents toyalites, or other income due or to become due under any or all leases or rental agreements now or hereafter on or affecting said premises or any part thereof, or otherwise due or to become due for the use or occupation thereof or the taking of oil, gas or other thydocarbon substances thereform, receiving to Morrgagor, however, so long as no default occurs in any such obligation the right to collect and retain such reots, royaltes and other income as they become due and payable, and should the premises, or any pair thereof, is condemned under the power of caninent domain the damages awarded, so the event of all indebtedness hereby secured, shall be paid to and are by Morrgagor hereby assigned to Morrgages, which shall pay or apply the same in the manner and to the extent herem provided to insurance money.

WAATO BOOK HEREDI COTENAN IN AND AGREES WITH MORTGAGEE THAT

ments, and phares, general or special levied or charged against said premises or any part thereof, and deliver to More gage sanstactory evidence of such payment, and Mortgagor shall constantly keep said buildings and improvements in such in form, amount and company or companies suisfactory to Mortgage, against loss by line, windstorm and such other baoards as Mortgage may reasonably resping with costomary mortgage is clauses in layer of Mortgage, and keep the policy or policies shortfor deposited with Mortgage, which may demand, collect and receive any or all money become ing payable thereander and ar us option apply the same or any part thereof on such items of such reddeness as it may determine, whether then due or not, or without allieting the amount, hereby secured or any right of Mortgage hereander, pay the same or any part thereof to Mortgage or any part thereof on such items of such reddeness is it may determine, whether then due or not, or without allieting the amount, hereby secured or any right of Mortgage hereander, pay the same of easily of excited and Mortgagor or otherwise for the reparts of reconstruction of such buildings or improvements so damaged or descoved; and Mortgagor and Keep said premises or use or occupance, therean and shell low all laws, ordinances and governmental regulations applicable to said premises or the use or occupance. thereof, and should Mortgage find to fully perform any of his obligations hereinder, then Martgager may at us option, and which and so obligated to do, and Mortgagor shall on demand repay to Mortgage the amount of all rosts and express thereon and which and there in the rote of the perform any of his obligations hereinder, then Martgager may at us option and whole so obligated to do, and Mortgager shall on demand repay to Mortgage the amount of all rosts and express thereon and performing and the starts thereon at ten per cent per amount from date of such payment by Mortgage with such access thereon at ten per bases thereon and paid by Mortgagor.

That together with and its addition to the payments herein provided, he will nave monthly during the life of this mortgage, to the Mortgage on the first day of each month, until the said principal anount and interest are tolly paid, a sum equal to one-jwelth (1/12th) of the known of estimated yearly taxes, as summariant interest are tolly paid, a sum nave be required. The Mortgager shall hold such monthly payments, without obligation to hav highly sub-first taxes and be required. The Mortgager shall hold such monthly payments, without obligation to hav highly sub-first taxes and be required. The Mortgager shall hold such monthly payments, without obligation to hav highly be so accumular effort taxes, assessments and insurince premiums when due. Mortgager agrees that subtreat taxes well be so accumular of the the payment of said charges one month prior to the due date thereof. In the event of therefore, of the premises herein, or if the Mortgager should take a deed in lieu of foreformer, the anound so accumulate the some radial of well be credited on account of the unpaid principal and interest. Herefore, the anountly payments as made ander this paragraph shall exceed the payments actually made by the Mortgager, such excess shall be credited on disbegreent monthly payments of the same nature, but if the total of such monthly payment so and hortgager shall be insufficient to pay such taxes, assessments and insurance premiums when due, then and Mortgager are compiled with, said Mortgager shall be relieved of compliance with the covenants contained in paragraph is instrument. To the evient that all the provisions of this paragraph shall be relieved of compliance with the covenants contained in paragraph is here the Mortgager are completed with, said Mortgager shall be traderients of any such the covenants contained in paragraph is here the solution to pay such the deficiency which payments shall be secured by this instrument. To the evient in at all the provisions of this paragraph of auch payments of and items w

3. If default be made in payment of any indebtedness evidenced 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 association ment evidencing or securing such indebtedness, then the entire principal of such indebtedness and the accrupt interest thereon shall at Morigagee's option become immediately due and pavable.

4. 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 madent to such foreclosure, all of which shall be an additional charge against said premises and secured by this mortgage and to a decree for the sale of said premises in satisfaction of such judgment foreflosing each and every tight and equiv of Mortgageo or any person claiming under him in or to said premises. At any such sale the sale premises may be sold as exvisible or in parcels as Mortgagee may determine, and Mortgagee shall have 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 rade or foreclosure proceedings, including cost of title evidence; (b) to Mortgagee on the unpaid principal hall and evel all indebtedness hereby secured, including all sums advanced or expended by Mortgagee hereunder; (c) to Mortgagee on all interest due on said indebtedness including such advances and expendent and (d) the termainfler if any, to the Mortgagor or other person lawfully entitled thereto.

5. Mortgagee may at any time and from time to time without notice and without affecting the personal liability of any person for payment of any indebtedness hereby secured or the lien bered on the remainder of said premises, do any or all of the following: (a) release any person liable for any indebtedness hereby secured; (b) release any part of said premises from the lien hereof; (c) 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 taxation any lien thereon, or providing or changing in any way the laws now in force for the taxation of mortgages or debts secured thereby, for state or local purposes or the manner of the collection of any such taxes so as to affect the interest of the Mortgage, the whole sum secured by this instrument with interest thereon, at the option of the Mortgage, shall immediately become due, payable and collectible without notice.

7. This mortgage shall also secure additional loans bereatter made by the then holder of the note secured here by to the then owner of the real estate described herein, provided that no such add tomal loan shall be made if the mak ing thereof would cause the total principal indebtedness secured hereby to exceed the amount of the original principal indebtedness stated herein. Each such additional loan shall be evidenced by a note or other evidence of indebtedness identifying such additional loan as part of the intebtedness secured hereby, and shall mature not later than the then maturity date of the original indebtedness secured hereby. Nothing herein contained shall imply any obligation on the part of any holder of said note to make any such additional loan.

8. Mortgagor hereby waives, so lar 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 exercised 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 hereof shall bind and inure to the benefit of the parties hereto and their respective assigns and successors in interest.

9. Mortgagor hereby agrees that Mortgagee may, at any time during the term of this mortgage, purchase mortgage guaranty insurance, and may apply for renewal of such mortgage guaranty insurance covering this mortgage. Mortgagor hereby agrees that, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, he will pay to Mortgagee on the first day of each month until'said note is fully paid, an amount to provide Mortgagee with funds to pay mortgage guaranty insurance premiums one month prior to due date thereof. In the event of failure by the Mortgagor to pay such amounts to Mortgagee, such failure shall be considered a default, and all provisions of the mortgage and the note secured thereby with regard to default shall be applicable.