## MORTGAGE RECO

orded in the

70, on the

n on the

ortgage,

a Notary tary The he executed

r last above

Kansas.

Deeds

Hundred glas and ITED STATES. cipal

eby ain, sell

all of the ating. 11 elevat

ises, lying

thereto provided

Kreider agreeing Karl W.

rendered

party remiums sing the

w York, V.

Inding

reasing

e second

further

\_ 19\_,

fe

f the

and

described.

D

10.3 2.103

16.6

and one month's interest in the sum of \$ and one month of the which does not include interest. monthly instalment which does not include interest. It being in said note expressly agreed that the whole of said principal sum, or the balance thereof from time to time outstanding, shall become due after dafault in the payment of any one of said instalments, or of the taxes, assessments or water rates as thereinafter provided, mything therein contained to the on the first day of Ut or of the the standing. contrary notwithstanding. HERERAS, said parties of the first part do for their heirs, representatives, vendees and assigns, the owners of said lands, hereby expressly covenant, agree and stipulate to and with said other party to this instrument, and its successors, vendeed and assigns: FIRST. That the lien created by this instrument is a first and prior lien and encumbrance on the and all month Gr6 FIRST. That the lien created by this instrument is a first and prior lien and encumbrance on the above described land and improvements; SECOND. To pay the indettedness as hereinbefore provided, and until the same be fully paid, to FIND. To procure and maintain policies of fire and if required iornado insurance on the buildings exected and to be erected upon the above described premises in some responsible commerce on the buildings to be extingation of the party of the stored by the same back of the commerce on the buildings It sees said pointy of the shartance in full force and effect; THED. To procure and maintain policies of fire and if required iornado insurance on the buildings excited and to be erected upon the above described premises in some responsible company or companies, of lass if any, payable to the mortgages or its asigns. It is further agreed that all policies of insurance, of whetever nature and of whetever mount, taken ont on said improvements or fixtures and delivered to said party of the second part, for further securing the payment if a second part, policies to be delivered to the party of the second part at its further agreed that all policies and delivered to said party of the second part is the further securing the payment is as fixed before the expiration of the old policies, with full pose hereby conferred to said improvements or fixtures and delivered to said obligations, when there securing the payment to settle and compromise all imposed the payment of said obligations, when otherwise paid, or in rebuilding or restoring the asign to the purchase at foreclosure sais the unarpied term of all such policies; or sater rate for sixty days, or in the second part after default in the payment of any tax or assessent wilding erected upon said promises, anything herein contained demolition or removal of any trans. The second part as the actual or the second part after default in the payment of any tax or assessent wilding erected upon said promises, anything herein contained to the contrary notwithstandings. inc the for 8 " torthe :10 Cont 11 " Cresento The idena, ant The second part of the process and the unserpired tens of all such policies; To at the option of the party of the second part after default in the paramet of any ten or assessment is at the option of the party of the second part after default in the paramet of any ten or assessment is at the option of the party of the second part after default in the paramet of any ten or assessment in the part of or structure approximation on stating of the to the contrary notwiththand in the part of the second part of the parts of the paramet of the to the contrary notwiththand is and seign, against the faith and their ipproximation as still parts of the second part, its successers is continuous and the part of the paramet of any targe, charged and assessments which may be imposed in one suffer, any weaks and other improvements on said parts of parts of the party of the and seign, without notify any set thereof, it shall and any be larged part is part to be and the add premises, or any parts thereof, the shall part, by the second ten weaks is continuous the solution of the paramet of any targe, charged and assessments which may be imposed is add premises, and be accured by the said boat and by these generation and may about to rear the second part of the second part of the paramet of the paramet of the size of addition of any law by the state of land of is the said premises, and be accured by the said boat data bears of addition of charge and paralle is the said show the rear of the paramet, and the theory of the same there and paramet is addition of any such tares, so as to fract this parts of the land part is by the state of land of the said boat which is a second part is a show that first matter and any shown the said so the addition from the value of land for the paramet of the same of the is added by the size of the said the structure is a structure of the second part is a shown the said and the size of a size second part is a structure. The same shows arear of the second part is a shown any addites and That The Con he die . Jan a diny. 242 under Steps Anite Chile R with nd (\$3,000.00) 1 de a assurence the finited jrs, State the - Society the marking 2h Mariks! 2 mg the Junit A Carl I This part. In case taxes upon the property covered by this mortgage are paid by the holder of said mortgage, if the bond secured thereby, under the right conferred in this mortgage, the receipt of the proper widence of the amount and validity of the taxes. IN NITWESS WHEREOF, The said parties of the first part have hereunto set their hands the day and war first above written. 1254 P -3 kented and delivered in presence of: Karl M. Kreider Una S. Kreider