DOUGLAS COUNTY

This conveyance is intended as a mortgage, and is given as security for the performance of the performance performance performance performance performance of the performance of the performance of the performance periodipal and of seld note or by reason of default in payment of principal or interest, or by reason of a covenant contained in this mortgage. breach of

1

0

n.

1

And it is hereby further agreed and understood that this mortgage secured the payment of all re-newal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of soid principal debt, to evidence said principal or the interest upon the same during the extension.

IT IS HERREY AGREED that all covenants and stipulations in these presents contained shall bind heirs, executors, administrators and assigns of the Lortgagor and shall inure to the bonofit of and available to the successors and assigns of the Lortgagoe. It is further agreed that granting any exhe available to the successors and assigns of the Lortgages. In further agreed that granting any ex-tension or extensions of time of payment of said note, either to the maker or to any other person, or making of other or additional security for payment thereof, or waiver of or failute to exercise any right to mature the whole debt under any covenant or stipulation herein contained shall not in anywise effect his mortgage nor the rights of the Fortgagee, its successors or assigns hereunder, nor operate as a rel pase from any personal liability upon said note nor under any covenant or stipulation herein contained. and further, the Mortgagors do hereby expressly covenant, stipulate and agree as follows:

FIRST. To pay the above recited dobt and interest thereon when and as the same shall become due

rikol. To pay the above rected dot and interest thereon when and as the same shall become due whether in course or under any covenant or stipulation herein contained. SECOUD. Until said dot and all other surs hereby secured are fully paid, to keep the buildings and improvements on said premises constantly insured against loss by fire, lightning and windstorm, in Sompanies and in a manner satisfactory to the mortgage, its successors or as igns, for their full insur-ble value, and all policies of insurance of whatsoever nature and whatsowr amount taken out on the same sectorally account of a defense into and decide the mortgage. able ble value, and all policies of insurance of whatsoever nature and whatsver amount taken out on the same constantly assigned and plotged to and deposited with the mortgages, its successors or assigns as collate and additional security for the payment of said debt, interest, and all sums secured hereby, with subro-fation clause satisfactory to the mortgages, its successors or assigns, attached to such policy or police as, with loss, if any, payable to said mortgages, its successors or assigns; and whother such policy or police is have been actually assigned or not, they shall in case of loss be payable to the said mortgages, its successors or assigns, to the extent of its interest as mortgages, its successors or assigns, in its successors or assigns, to the extent of its interest as mortgages, its successors or assigns, in said premises; and that the said mortgrage or its successors or its assigns may assign all such insuren policies to any indersor of seid note, or to any subsequent purchaser of asid premises; and that in the vent of loss under such policy or policies, the said mortgrage or its successors or assigns shall have and is hereby specifically given full power to settle or compromise claims thereunder and to decand, rehad is introly specifically gives full poles to section of complexies that the context and to define the period and receipt for all meneys becoming payable thereunder and to amply the amount so collected toward the payment of the indebtedness hereby secured, or in rebuilding or rostoring the damaged buildings or improvements, as the mortgages, its successors or assigns, ray elect, without affecting the lien of this partgage for the full amount secured thereby before such damage by fire or tormade, or such payment over, cook place

THIRD. To keep all buildings, fences and other improvements on the said land in as good repair

THRD. To keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not to commit or allow any waste on said premises. FOURTH. To pay before the same shall become delinquent, any and all taxes, charges or assessment general, local or special, lowied by any compotent public authority of the State of Kansss, or any subdit faion thereof, or of the United States of America, upon sold premises or any part thereof, or on the mortgageo's, its successors or assigns, interest therein, or upon this mortgage, or upon the said dobt, or there sums hereby secured, to whomever assessed, including personal taxes. FIFTH. To keep said premises free from all judgments, mechanic's liens and all other statutory liens of whatscover nature, to the end that the priority of these presents may at all times be maintaine of the number of the more successed or existent within the days all sums include casts and

FIFTH. To keep and premises free from all judgenets, mechanic's liens and all other statutory liens of whatsoever nature, to the end that the priority of these presents may at all times be maintained, ind to pay to the mortgages, its successors or assigns, within ten days, all surs, including costs and expenses, it may expend, or for which it may become obligated in any proceedings, legal or otherwise, to stablish and sustain the lien of this mortgage, or its priority; or in defending against liens, claims, rights, estates, esserents or restrictions of any person or persons assesting priority thereto; or for an abstract or extension of abstract of tile to said premises; together always with interest, this mort-age shall stand as security in like manner and effect as for payment of said dubt. SIXH. In the event of failure of said mortgager to maintain insurance, to pay taxes and assess-tents, or keep said premises free from judgments, mechanic's liens or other statutory liens or claims of hatsoever character, which might be prior to the lien of this mortgage, as hereinbefore provided, the cortgages, its successors or assigns, may at its option procure such insurence, pay such taxes and assess-tents, redeem said premises from any tax sale, pay such mechanic's liens or other statutory liens, or that successors or assigns, may at its option procure such insurence, pay such taxes and assess-tents, redeem said premises from any tax sale, pay such mechanic's liens or other statutory liens, or ther claims, together with the ponelities and intorent thereon, and the mortgager shall stand as security in like ranner and effect as for the payment of said principal debt, it entrages, its successors or assigns, provided that the mortgages, its successors or assigns, shall be accessors or assigns, of any such insurance premises, taxes, or the astutory liens, or there interset specified by law on all sums so expended for delinquont taxes; and for payment thereof this portuges or the debt hereby secured, judgments, mechanic'

SEVENTE. It is further expressly agreed that if any default be made in the payment at the time and place and in the manner provided of all or any part of sold debt or the interest thereon or of any behar sum hereby secured, or if waste shall be suffered or committed on said premises or if any mochanic br other liens which might be prior to the lien of this mortgage be created or rest upon said premises any part thereof for ten days without the same being paid and discharged of said premises therefrom pro-ured; or in case there shall exist upon said premises any claim, lien; encumbrance, easement or restric-ion prior to this mortgage, or if default be made in the payment of any installment of taxes or asses-tents upon said premises or upon the debt hereby secured, or the premiums for said insurence policies then the same become due, or in event said insurence is not at all times maintained as hereinbefore pro-tided or upon default in full nerformance of each and every stitulation and ecompant herein contained. ided; or upon default in full performance of each and every stipulation and covenant herein contained. he whole principal sum secured by this mortgage, and interest thereon and all other amounts hereby sec red shall at the option of the holder of this mortgage become immediately due and payable and this mor age may be forcolosed accordingly; and no demand for fulfillment of conditions broken nor notice of election to consider the debt due shall be necessary previous to commencement of suit to collect the

108

Par bur 1939 0

His Folder Bryden

Falcusel

Month.

The and

as writte

500 19:39 Hard a Bis

on the origi Mortgege

contance.

The Victory canceled

Card D