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THE SAID PARTY OF THE FIRST PART, AND EACH OF THEM, IF THERE BE MORE THAN ONE, HEREBY COVENANTS AND AGREES WITH THE SAID PARTY OF THE SECOND PART AS FOLLOWS:

(1)

STATISTICS.

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(1). To pay said notes hereinbefore referred to when the same become due and payable according to the tenor thereof. Each principal note (if more than one be herein described) shall stand upon an exact pro rata basis with every other principal note with repert to the security furnished by this mortgrage, provided, that any holder of any note may by endorment thereon postpone the order of security pertaining thereto, so as to subordinate the security as to said note to any other or order or note.

(2). To pay when due and payable all taxes, charge, and/or assessments greateral and special gainst and premises (and to furnish annually to the holder hereof before said taxes, charges, and/or assessments become delinquent a certificate of the proper said taxes, charges, and/or assessments become delinquent a certificate of the proper said assessments and provide the holder of this moritage may pay the same (of which payment's amount and walldify thereof, the receipt of the proper differs thal be conclusive evidence), and a smooting paid therefor that therefor that the extender det due, be a current effect due, be secure by this moritage, and bear interest at its per cent per samuta.

all amounts paid therefore shall be a further debt due, he secured by this mortgage, and bear interest at ten per cent per annum. (1). To keep naid premises in node repair to suffer an water nor mildre any like of medianics or material men to attach there to nor allow any of the buildings thereon to become vesant or uncecurity intered to the force if to the door. Its upon to about and premises anything that may impair the value hereof, or the security intered to be effected by the door. Its upon to about and premises anything that may impair the value hereof, or the security intered to be effected by the door. Its of the security is and the second the security intered to be effected by the door. Its of the second the manner the tils and possession thereof, and the second by this mortgage related on the second to the second to the second there is and the second to the

(6). To keep the buildings on said premises, or which may be bereafter erected thereon, constantly insured against loss or anges by firs, lightning, tornado and windstorm, for the full insurable value thereof, so long as asid indektoress or any part of the provide acceptible to the holder hereof, and as additional security to keep the bolicy or policies therefore, as well as all of the other the secured and the transition of the secure and the secure and and the secure and and the secure and and the secure and all events to holder hereof.

In case of loss, the said first party hereby assume all responsibility for proofs of loss, adjustment, compromise and expense collection of said insurance, provided, however, that all payments thereon shall be made to the said party of the second part and applied toward, the payment of the indebtedeness herein secured whether due on not, if said party of the second part and d provided further, said second party may in his discretion, but shall be under no obligation to, settle and compromise loss claims demands, and demand, receive and receipt for all moneys becoming payable under as obligations to settle.

One week in advance of the expiration of any policy herein provided for said party of the first part agrees to deliver renewals of said policies, together with a receipt of the company or agent thereof issuing the same, evidencing full payment of the premium therein provides

In case of failure to keep such buildings so insured and deliver the policies as agreed, the holder hereof may effect such insur-a and all amounts paid therefor shall be a further debt due, be secured by this mortgage, and bear interest at ten per cent per

anum. In the event of a sale of the montpared property in forcelosure proceedings said first party agrees to keep the buildings on said property, during the statutory time of redempilen, insure against first lighting, tornado and windstorm, for their full insurable you have not on the statutory time of redempilen, insure the inholder of the certificate of sale, as this interest may appear, and in such certificates of sale may, which rules you have a sale and the sale of the certificate of sale, as this interest may appear, and in such certificates of sale may, which not not process the baller of the certificate of sale, as the interest may appear, and in such certificates of sale may, which notes process the same and all amounts of the appear. The sale of a sale of the first party as the part of the first party of the first part is not properties action for that purpose and if not otherwise collected to may do not at be paid by any redempilener from such foreclosure sale as so much additional redempilen money; and in case of any which the four sale as thereaved rest parts of the first part is an appropriate action of the second part may be saigned, rewritter or changed so as to make the bases thereaved regression to the holder of such certificate of sale, as his interest may appear.

(3). The lien created hereby is a first and prior lien on the above described land and premises and said party of the second part hall be hologated for further security to the lien, though released of record, of any incumbrance or vendor's lien on said premises paid out of the proceeds of the loan secured hereby.

(6). That there shall be left with said second party during the existence of the debt secured hereby a complete abstract of title said premises, and if not then said second party may procure an abstract of title, and if mit be filed for the foreclosure of this irrefuse and second party may have the abstract of title extended to the date of filing nuch foreclosure rout and all amounts paid such abstract and/or for extending the same shall be a further debt due, be secured by this mortgage, and ber interest at ten abstract and/or for extending the same shall be a further debt due, be secured by this mortgage, and ber interest at ten

per can per anium. (7). As additional and collateral security for the payment of aid indubtedness said first party hereby assigns to said second party all the rights and beenefus accruing to the said first party under all oil, gas and mineral leases on said premises, this assign-ment to terminate and become void upon release of this magnings. Provided, however, that said second party shall be chargeable with no responsibility with reference to such rights and banglings. Provided, however, that said second party shall be chargeable by him, and that the leasest in any such leases aball account for such legal bolier herefore account of an at the pay of the said first party unit notified by the legal holder hereof to account for and to pay over the same to such legal holder herefore account under any oil, gas or mineral become due and payable, at the option of the holder of this mortgage.

recome this and payable, at the option of the holder of this mortgage.

If details be made in the payment of and notes (principal and informer notes) or any or either of them when the same become due and payable; or there is a failure to conform to or comply with any of the foregoing covenants or agreement; or if the indication of the same become due and payable; or there is a failure to conform to or comply with any of the foregoing covenants or agreement; or if the on demand any moneys which have been paid out by the holder of this mortgage for taxes, insurance, the out of the same become due to the same become due to the foregoing covenants or agreement; or if the same due to the output of the same become due to the same due to the same become due to the same d

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Officiency or otherware, units pane. (9). In case of foreeloure said accord party shall be entitled to have a receiver appointed by the Court, who shall enter and a possistion of said premises, oplicet the renis and profits thereon and apply the same as the Court may direct. (10). In case of forecloures hereof said real-state shall be sold without appraisment, and the judgment rendered shall if holder hereof as desires, provided that the herein described property (whether same is in appraise rener le parcels) as hall be d together and not in parcels. Said first party further expressly waives all begefits of the homesteed and stay large

(11). In the event of the passage, after date of this mortgage, of any law of the State of Kansas, deducting from the value of land for the purposes of taxation any lies thereon, or changing in any way the laws now in force for the taxation of mortgages or debta whole of the principal sum ascurved by mortgage, tagether with the interest due thereon, shall, at the option of said party of the second part, without noise to any party, become immediately due and payable.

(21). That say failure of the said second party to exercise any right or option herin given or reserved shall not operate as a ver or estoppel against any party from afterwards exercise any such or other right or option at any time. -

(11). All overands and agreements in these protection containing any sector ways after a vertex of a sector of the first part shall (12). All overands and agreements in these protection contained to be kept and performed by said party of the first part shall stend to and be binding and colligatory upon the heirs, extentions, administration and again and regal representatives of said party of the first part, and whether is expressed or not, build inverse to the benefit more than a shall be to be heirs and assigns of the said arty of the second part, and words used in the singular number shall include the burnal and words in the plant all include the

(14). This mortgage and the notes secured hereby shall be in all respects construed according to the laws of the State of Print (EDGRAK A) · DESCRIPTION OF THE ASSOCIATE

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