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It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount abave stated which the first parties, or any of them, may owe to the second party, however evidenced, which the first parties, or any of them, may owe to the second party, however evidenced, which the processors and assigns, until all amounts due hereunder, including future advancements, are paid in full, with in-terest; and upon the maturing of the present indebtedness for any cause, the total debt on any such additional tons shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of all through foreclosure or otherwise.

the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreclosure or otherwise.
First parties agree to icee and maintain the buildings now on said premises or which may be hereafter erected thereon in good condition at all times, and not suffer waste or permises or which may be hereafter erected thereon in good condition at all times, and not suffer waste or permises or subscription. First parties also agree to pay all taxes, the parties also agrees to pay all taxes, the taxes are presented, and the same are hereby secured by this mortgage.
First parties hereby assign to second party the rents and income arising at any and all times from the property mortgage contained, and the same are hereby secured by this mortgage.
First parties hereby assign to second party the rents and income arising at any and all times from the property mortgage to secure this note, and hereby authorize second party or its agent, at its option upon default, to take charge of said or secure this note, and hereby suthorize second party or its agent, at its option upon default, to take charge of said or secure this mote, and hereby secured. This assignment of means hall continue in force until the unpaid balance of said ords and upoperty in the collection of said sums by foreclosure or otherwise.
The failer arise also collection of said sums by foreclosure or otherwise.
The failer arise all areas and not be pay for a second party the settire same and enforce strict compliance with all the terms and provisions in all not same areas and provisions of all due to a said note and by provisions or otherwise.
The failer arise all cause the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions thereof, and comply with all the provisions and provisions thereof, and comply with all the provisions and provisions the and accomplication of the side the maxi

the mortage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the pertive particle hereto.

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first

James O Edith M. Jaylon

STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 4th day of august. A. D. 1954, before me, the undersigned, a Notary Public is and for the County and Bate aforestid, came James C. Taylor and Edith M. Paylor, bis wife are are transm to me to he the same genera. I. who exactled the within instrument of writing, and such pers regard the eccention of the same. a the states IN STATISTICAT WEEREDOF, I have hereanto not my hand and Notarial Seat the day and year hast above written LSKY OTANTO TO TOUR m. Fletcher 125,1957 PUBLIS

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