Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance remaining due hereunder may at the option of the mortgagee, be declared due and payable at once.

This the intention and argreement of the parties hereto that this morigage 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 above stated which the first parties, or any of them, may owe to the second party, however evidences whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal repre-sentatives; successors and assigns, until all amounts due hereunder, including future advancements, are paid in full, with in-terest; and mpon the maturing of the present indebtedness for any cause, the total debt on any such additional learns 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 sale 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. Tries parties agree to keep 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 permit a nuisance thereon. First parties also agrees to pay all taxes, assessments and insurance premiums as required by second party. Tirst parties also agrees to pay all cost, charges and expenses reasonably incurred or paid at any time by second party, including abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note and in this inorityges contained, and the same are hereby secured by this mortgage. Trist parties hereby satign to second party the rents and income arising at any and all times from the property mort-regard to secure this notes, and hereby subtories second party or its agent, at its option upon default, to take charge of said the same time in the notes hereby secured. This assignment of instruce premium, taxes, assessments, re-regard to secure the notes hereby secured. This assignment of rents shall continue in force until the unpaid balance for a finger of the sound a graph the taking of possession hereaunder shall in no manner prement or retard and note as a site is to the more as and to force losure or otherwise. The failure of second party to assert any of its right hereaunder shall not be construed as a waiver of its the to same the more as a lost of time, and to insist upon and enforce strict compliance with all the tarms and provisions in a di node and it his mategage contained. If asid first parties abendy securities. If a sid area party is assert any of its right hereaunder and and this mortgage contained, then these or the approximant to mass and any at its option, declars the whole of said note due and party in all be entitied to be immediate pos-ments of all

respective parties have a first parties have hereunth set their hands the day and year first above written. Clarc Margaret A. Clancy

A. D. 19 58, before me, the undersigned, and Jay B. Clancy and Margaret A. Clancy,

. This ensented the within instrument of writing, and such person S. duly acknowl-APPRO TOPPOPER

FERENCEOF, I have berwants not my hand and Notarial Beal the day and year last above written.

这方法 第二方 公司的

CAPITEL FEDERAL JAVINGS AND LOAN ASSOCIATION By Ray L. Culpertson, First Vice President Lawrence, Pansas, July 9, 1904.

Vergena It. Haliy

Hards a. Beck

Eugene W, Haley

who\_are\_\_\_personally

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