Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balan sining due hereunder may at the option of the mortgages, be declared due and payabla at once. aining due hereunder may at the option of the mortgages, he declared due and psychie at once. It is the intertion and agreement of they parting hereto that this mortgages shall also secure any future advancements is to first parties, or any of them, may more party, and any and all indeptedness in addition to the amount above stated of the first parties, or any of them, may be any and all indeptedness in addition to the amount above stated with the first parties, or any of them, may and party, and any and all indeptedness in addition to the amount above stated of the first parties, or any of them, may any and any and all indeptedness in addition to the amount above stated with the first parties, or any of them, may be any of the mortgages with the parties and here in the parties and any of the internet and the state of the movies of the movies of the state of the state of the state and upon the maturing of the present indeptedness for any cause, the total debt on any such addition the collectible or as and the proceeds of sale through furselessare or otherwise. The parties agree to keep and maintain the buildings now on said premises or which may be hereafter exceed thereon over another there there are the state of the parties also agree to keep and maintain the buildings now on said premises or which may be hereafter exceed thereon assessing and internets and not parties may or permit a numeror thereon. First parties also agree to part of the state o Fine, successors have a provided the pro-try and upon the maturing of the pro-metions and for the same specified causes be to ametions and for the same specified causes be to a process argues to keep and maintain the build of condition at all times, and not suffer wrate o aments and insurance provides and suffer wrate o aments and insurance provides and the failure of ding shutract expense, seemas of the failure of this mortgage contained, and the same are be within mortgage contained, and the same are the second party the res rs now on said premises or which may be hereafter erected thereon permit a nulsance thereon. First parties also agree to pay all taxes, d or paid at any time by second party, omply with the provisions in said note including another expenses, because it are failure to try particle by this mortgage. First partices hereby anging to second party the runts and income arising at any and all times from the property mort-gand to his mortgage contained, and the same are hereby secured by this mortgage. First partices hereby anging to second party the runts and income arising at any and all times from the property mort-gand to secure this note, and hereby secured party or its agent, at its option upon default, to take charge of ald property and collect all rents and income and upperty in tenantable condition, or other charges or payments provided for, in this mortgage on it its note hereby secured, its assignment of runts shall continue in force until the single balance second party in the collection of asid sums by foreignment of runts shall in no manner prevent or retard methods and not in this mortgage contained. The failure of escond party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at inter time, and to insis upon and enforce strict compliance with all the terms and provisions in said note and in this mortgage contained. If add first parties shall cause to be paid to second party the entire mount due it hereunder and under the terms and provisions of add note hereby accured, including future advences, and any extensions or runewalk hered, ha accordance with presentes a shall be void otherevies to remain in full force and erforces in and note and in this mortgage contained, then these presents shall be void of therewises to remain in full force the efficience in and note and in this mortgage contained, then these presents shall be void of the revise to remain in full force the efficience in a shall note due and provide the three of the forther disconder the whole of and note and any payle and have forcelosure of this mortgage or take may other legal action to private the whole of and note due and payle and have forcelosure of this mortg en to pe d may, at its option, declare the whole of said note due and payable and have a regard action to protect its rights, and from the date of such default all items rest at the rate of 10% per annum. Appraisement and all benefits of homaster as horeunder shall dra tion laws are hereby This mortgage shall extend to and be binding upon the heirs, spective parties hereto. rs and assigns of the IN WITNESS WHEREOF, said first parties have h day and year first above written. Bee rvel Beer STATE OF KANSAS \m. COUNTY OF Douglas BE IT REMEMBERED, that on this 176 day of april , A. D. 1959, before me, the undersigned, a Notary Public in and for the County and State aforesaid, ame. Orvel Beer and Lue jutta Beer, his wife who are personally be the same person I who executed the within instrument of writing, and such person I duly acknowlnown to me superifica of the same IN TRATINGET WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. PUBLAD Hattie M. Flotiker minimum andres may 25,1961 Hattie M. Fletcher Fardd Gildeck Register of Deeds Recorded on April 18, 1959 at 9:45 A.M. · 5th april 60 Harold g. Beck

By Fance Been

424

Sel.