Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance maining due hereunder may at the option of the mortgagee, be declared due and payable at once. Said note further provides: Dyon transfer of tills of the real state, mortgage to secure this note, the entire balance remaining due havender may at the option of the mortgages, be declared due and payable at once. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to fit parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the fit parties, or any of them, may owe to the second party, however evidenced, whether by note, hook account or entatives, encessors and assign remain in full force and effect letween the parties hereto and their heirs, personal repre-terest; and upon the matroing of the parties is due herenader, including future advancements, are paid in full, with in-the same time and for the same specified exumes he choses for any cause, the total debt on any such additional leans shall at of the proceeds of all through forceloaure or otherwise. They parties agree to basp and maintain the buildings new on said premises or which may be hereafter exceted thereon is addition at all intrans, and not suffer waits are parent in anisance thereon. First parties also agree to pay all taxes, and the first parties agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party. First parties hereby angin to second party be sense arising at my and all times from the property mort-entialing hereto access, hereau e of the failure of first parties to perform or comply with the provisions in said note of this mortgage or that and income and apply the same on the pay and all times from the property mort-property and collect all remas and apply the same and here pay and all ontimes, ansessments, re-f first parties hereby authories are and party the remas and income or comply with the provisions in real and not in how enclosed a size of party the remas and income of forms, as a support of remas, and and provide anot of all note is fully paid. It is If said first parties shall cause to be paid to second party the entire amount due it bereunder and under the terms and provisions of said note hereby accured, including future advances, and any extensions or renewals hereof, in accordance with the terms and here void otherwise to remain in full forces and effect, and second party shall be entitled to the immediate pos-of the international particular particular is a second party shall be entitled to the immediate pos-of this mortgage or take any other legal action to protect its rights, and from the date of such default all items of indeb-emption here are hereby waived. This mortgage shall extend to and be binding upon the beirs, executors, administrators, successors and assigns of the spective parties hereto. IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above write George W Milion mile STATE OF KANSAS }88. COUNTY OF Douglas BE IT REMEMBERSD, that on this 2 day of Section des , A. D. 1959, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came George W. McGool and Betty F. McGool, his wife known to me to be the same person a who executed the within instrument of writing, and such person, duly acknowledged the execution of the sa IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. . C. PlaceNotary Public PUDUC My commission expires: E. June 19 1963 Ϋ́. arold a. Beck SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. CAFITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Ray L. Culbertson, First Vice President Lawrence Kansas, October 8, 1965. (Corp. Seal)

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