1.1.1 410 Baid note further provides: Upon transfer of title of the real estatio mortgaged to secure this note, the entire balance maining due hereunder may at the option of the mortgage, be declared due and payable at once. It is the intention and agreement of the parties hereato that this mortgage shall also secure any future advancements add to first parties, or any of them, how second party, and any and all indebtedness in addition to the amount above stated blich the first parties, or any of them, how second party, how we evidenced, which evidenced more advancements here the first parties, or any of them is parties hereader the horder of the parties hered on and the amount above stated briefs the first parties, or any of them, how the hordened, how the second party, how the otheread of and the here, parties, accessors and essigns, until all smoote come of any cause, the total debt on any such additional ions shall at the same time and for the same specified causes how the and and and the part is part of the part of the parties access the additional ions shall at the provide of table through foreclosure or otherwise. the same time and for the same specified causes be considered matured and saw termined, the full debt on any such additional loans shall at of the proceeds of sais through foreclosure or otherwise. They parties agree to keep and maintain the buildings now on said premises or which may be hereafter srected thereon in good condition est all times, and not affer vante or permit a nuisance thereon. First parties also agree to pay all taxes, and they proceed the set of the set of the set of the second party. This parties agree to keep and maintain the buildings now on said premises or which may be hereafter srected thereon assuments and insurance premiums as required by second party. This parties also agree to pay all toots, charges and expenses reasonably incurred or paid at any time by second party, and the flat doot gauge contained, and the same are hereby secured by this mortgage. This parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, and in this doot gauge contained, and the same are hereby secured by this mortgage. This parties also secure this note, and hereby authorize second party or its again, at its option upon default, to take charge of said and to collect all times and income and apply the same on the agent, at its option upon default, bo take charge of said ato its fully gaid. It is also agreed that the taking of possession hereunder shall not be construed as a wiver of its is add note. Is fully gaid. It is also agreed that the taking of possession hereunder shall not be construed as a waiver of its is taking the parties at all costs and to instant upon and enforce strict compliance with all the terms and providenton of add note. Is fully gaid. It is also agreed that the taking of possession hereunder shall not be construed as a waiver of its is taking to party the same ta is laber time, and to instant upon and enforce strict compliance with all the terms and providenton is the torms and selection of said annes by corectocurve and any cit IN WITNESS WHEREOF, said first parties have here At STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 23rd day of Oqtober Notary Public in and for the County and State aforesaid, came Alan J. Stewart and Elinor Le Stewart, his wife who are personally thewn to me to be the same person . who executed the within instrument of writing, and such person . duly acknowl-edged the resource of the same. IN TERTIMONET WHEREOF. I have bereunto set my hand and Notarial Seal the day and year last above written. PUBLISBEAR Sus Marshall Notary Public Kal Ma commission sapires: August 5, 1963 arold a. Reck Register of Deeds The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Ray L. Culbertson, 1st Vice President

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