Baid note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance similar due hersunder may at the option of the mortgages, he declared due and payable at once.

Baid note further provides: Upon transfer of title of the real exists, mortgaged to secure this note, the entire balance instaining due begender may at the option of the mortgages, be declared due and payable at once.
By the instaining due begender may at the option of the parties hereto that this mortgage shall also secure any future advancements of the parties berefore and entire balances. This mort is a require the instained below the secure and the payable at ones.
By the parties berefore any of them, pay over the second party, however evidesed, whether by note, hook over all of the parties berefore and secure any future advancements, are paid in full, which is the proceeds of all the maturing of the parties are considered matured and draw ten par cent interest and be collectible out the proceeds of all through the secure are reliable and draw ten par cent interest and be collectible out the proceeds of all through forecleaux or otherwise. This may be hereafter are tested through forecleaux or otherwise. The secure any future advanced and through the proceeds of all through forecleaux or otherwise.
By any and the analysis of the full will be second party.
By any and the parties are to keep and maintain the buildings new on asid premines or which may be hereafter are tested thereon. The parties also agree to pay all care, darge and any time by second party.
By antiest berefy assign to second party have second party.
By antiest berefy assign to second party that rents and income arising at any time provision in add not any any and all many testes and be and there any and there any and all times from the property mort, at any arise barry to assign to second party that rents and income arising at any time parties have and any time by second party that many and all times from the property mort at any mort and income and by the second party that seconds. The parties have any interpart of the seconds at the teste and here any and the teste and there an

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

Hert C. South South Betty & Coath STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 29th day of June , A. D. 19 61 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Gilbert G. Booth and Botty E. Booth, his wife who are personally thowards the first forthe same person ³/₂, who executed the within instrument of writing, and such person ³/₂, duly acknowl-the executivity of the same. ¹/1X1EESTINONT WHEREOF, I have bereunto set my hand and Notarial Seal the day and year last above written. AUDUS (SEAL) Notary Public Sus Marshall bif council tailor expires: August 5, 1963 Recorded June 29, 1961 at 2:35 P.M. Narold G. Beck Register of Deeds

and the second second

a Call 4.4:

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