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

Baid note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance ranking due hereunder may at the option of the mortgage, be declared due and parable at once.
It is the intention and agreement of the parties harers that this mortgages thall also escure any future advancements which the first parties, or any of them, may one to be applied to the secure any future advancements which the first parties, or any of them, may one to be considered matters, be declared due and parable at once.
This mortgages shall remain in full force and efficiency, hower evidenced, whether by note, book account or sentative, morecases at an advancements, are paid in full, with increasing and upon the matering of the present indebtedness for any eases the future advancements, are paid in full, with increasing and on the matering of the present indebtedness for any eases the future advancements, are paid in full, with increasing and for the same specified causes be considered matured and draw tem par cent intervet and be collectible out the amount intervet and them and any set of the present indebtedness for any eases. This parties also agrees to pay all costs, charges and copilition at all times, and net utiles was and copilities of the same specification of the same specification and the same specification of the same specification and the same specification of the same specification and the same specification party.
This parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, the second party in the same specification, and hereby assign to second party the tents was early at the option upon default, with the provisions in add note and the mortgages or in the note hards on the same specification of add note and party in the same on

N

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written. Ernest C. Heavin Same E. Kanin Faye & Heavin

STATE OF KANSAS 38. COUNTY OF Douglas BE IT REMEMBERED, that on this 11 day of Chargest , A. D. 1964, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Ernest C. Heavin and Faye E. Heavin, who are personally known to me to be the same person 5 who executed the within instrument of writing, and such person 5 duly acknowl-IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Scal the day and year dast above written. (SEAL) G. P.L. J. My commission sector is 1963 NOTARY STATE OF KANS 0

Recorded August 12, 1961 at 2:15 P.M. SATISFACTION 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, First Vice President Lawrence, Kansas, January 16, 1964

rolda. Beck By Jame Beem

· · · · · · · · · · ·