Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire bala aiming due hereunder may at the option of the mortgagee, he declared due and payable at once. Baid note further provides: Upon transfer of tills of the real state, mortgaged to secure this note, the entire balance remaining due heresunder may at the option of the mortgages, be defaued due and psychle at cace. The she in interior the system of the parties hereio that this mortgages tails as a cace. The she interior that is a system of the parties hereio that this mortgages while allow secure any future totyanoments which this parties, or any of them, may over the second party, however existenced, whether hy mote, how and any state of the parties hereion that this parties, or any of them, may over the second party, however existenced, whether hy mote, how a called the state of the parties hereion and for the same specified causes he confidered matured and draw the parties merets and herein the parties are stated whether the maturing of the present indebtohers for any case, the total dott or any such additional loans shall at the amount mound for the same appecified causes he confidered matured and draw then per cent inferent and here been any such additional loans shall at the amount mere and sore the same appecified causes he confidered matured and draw the per cent inferent and here been and the parties are specific to be any and maintain the buildings move on eaid premises or which may be hereafter arceted thereon in good condition at all thus, and not entire wante or permit a minance thereon. First parties also agree to pay all taxes, assumming and in this porties are premised at a cost of the failure of first parties to perform or comply with the provisions in said note and in his motigages cantined, and therines mean of hereby secured by this mortgages. The parties hereby assign to associate any pit the same on the parties the prior any confirmity, to take charge of said property mid-collection of main tentherine second party in teanathal confirming, or ther charges or paymalt category and party to the same on the party secure this notes, as assessment by revering there there or there to retard ther The failure of second party to assert any of its right hareunder at any time shell not be construed as a right to save the same at a later time, and to insist usen and enforce strict compliance with all the terms a mail note and in this mortgage contained. It sudd first parties alloging causes to be paid to second party, the entire amount due it become and under to provisions of and note hereby secured, including fature advances; and any extension or renewals bered, in ac-the terms while parties alloging causes to be paid to second party, the entire amount due it become and under to provisions of and note hereby secured, including fature advances; and any extension or renewals bered, in ac-the terms while be void; otherwise to remain in full force and affect, and second party that its or avoid party be and her-tering of all of and provides and may, at its optic, declare the whole of and note the and the default all for of this mortgage or take any other legal action to probet its rights, and from the dates of such default all for same and the second party interest at the rates of 10% per annum. Appreciations and all denoted all denoted and such default all for applies farmed and second party interest at the rates of 10% per annum. This mortgage shall extend to an espective parties haveto. ad be binding upon the h IN WITNESS WHEREOF, said first parties have b in the day and year first above writte mto sat their bar Mail M. Danie Marion E. Harris STATE OF RANSAS COPNTY OF Douglas BE IT REMEMBERED, that on this / ] day of august , A. D. 196/, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Noil M. Harris and Marion E. Harris, his wife who are personally Mr. commission requires . face 18, 1963 arold aller Register of Deeds This release as written

A BAS

on the original mortgage this day of a full of a

Harold G. Beck

3

112