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

It is the intention and agreement of the partics herein that is morigage that are an inner any fiture advance and to first parties, or any of them, by use and party, and any and all inductedness in addition to the amount shows which the first parties, or any of them, may use and party, and any and all inductedness in addition to the amount shows therefore. This morigage shall remain in full force and effect between the parties hereto and their heirs, personal entatives, successors and assigns, until all amounts doe hereender, including future advancements, are paid in full, we creat, and upon the maturing of the present indictedness for any remark, the total debt on any much additional loans a he same time and for the same specified causes be considered matured and draw ten per cert interest and he collectif if he proceeds of all through forcelosure or otherwise.

The same time and for the same specified ranks the considered matured and draw ten per cent interest and be collectible out of the process of sale through foreclosure or otherwise. First parties agree to keep and maintain the buildings now on said premises or which may be hereafter erected therees in good condition at all times, and not another the buildings now on said premises or which may be hereafter erected therees in good condition at all times, and not another was one or said premises or which may be hereafter erected therees in good condition at all times, and not another was one or said premises or which may be hereafter erected therees in good condition at all times, and not another was one or said premises or which may be hereafter erected therees in good condition at all times, and not another was one premit a uninsance thereout. First parties also agree to pay all cases. Iterit parties also agree to pay all coarse. Iterit parties also agree to pay all coarse. There parties also agrees to pay all coarse. There parties hereby assign to second party the rents and increme arising at any and all times from the property mort-sing to secure this note, and hereby authorins second party or its agent, at its explain one inprovements measure prevised for this mortgage contained, and ther same are hading of possession hereunder shall in no manner prevised in the time of second party to assert any of an input of the same on the payment of insurance or prevised in previsions in said not a soluly paid. It is also agreed blat the taking of possession hereunder shall in the manner prevision for the same time of second party to assert any of all right hereanders at any time shall not be construed as a wayver of its registion said note hereby secured. This assignment of rents shall continue in force until the unpaid halance of all do to is fully paid. It is also agreed blat the taking of possession hereunder shall in the manner prevision for relating the unput of second party to assert any of its r

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

Orvel Beer Luejutta Beer STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 24th day of July . A. D. 19 62 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Orvel Beer and Luejutta Beer, his affe who are personally known to me to be the same person. S_ who executed the within instrument of writing, and such person. S. doly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. TAR(SEAD) Sue Marshall Notary Public

My commission Spires: August 5, 1963

Recorded July 2h, 1962 at 4:10 P.M.

Harrel a Beck

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

SATISFACTION

By Ray L. Culbertson, First Vice Fresident Lawrence, Kansas, August 24, 1964.

41