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

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Said note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance transmit gue hereunder may at the option of the mortgage, be declared due and payable at one. It is not the second party, and any and all indebtedness in addition to the annound here stated which the first parties, or any of them, may over to the second party, how and all indebtedness in addition to the annound here stated which the first parties, or any of them, may over to the second party, how ever evidenced, which the first parties, or any of them, may over to the second party, how ever evidenced, which the first parties, personal at or construction of the matter and assign, until all anounce due herenolder, including future advancements, are paid in full, with his stated and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at the processor of all through foreclosure or otherwise. This parties agree to keep and maintain the buildings new on said premises or which may be hereafter exceted thereon any such additions is all times, and not suffer wate or permit a nuisence thereon. First parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including abstrate expenses, because of the failure of first parties to paid on upon default, to take charge of a shift parties hereby assign to asson party has an a sing at a solid party in the provisions in asid note and in this motrgage contained, and the same are hereby ascured by this mortgage. The provisions in contained party he reast and income arising at any and all times from the property mort-advancements and readies and provent or related for or advancements, are paid to sale thereby secured. This assignments for shall not here on sane as view of its assisted and the shall continue in force with the accessing of the state of the state of party in the collection of said proverity secured. This assignments for instrate partie

This mortgage shall extend to and be binding upon the heirs, executors, administrators, cessors and assigns of the res

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

STATE OF KANSAS 85. COUNTY OF Douglas BE IT REMEMBERED, that on this 6th day of March , A: D. 19.63, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came John R. Chaney and Ruth Virginia. Chaney, his wife who are personally Attrawning us to be the same person B. who executed the within instrument of writing, and such person S. duly acknowl-edged the execution of the same. ANCTASTINONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. PUBLISEALS. Sue Marshall Notary Public Sue Marshall My commission expires: August 5, 1963

Hard a Back Register of Deeds