mortgage shall also secure in additic by of them or their successors in titl stated which the said mortes of the may over to the mortgage, however evidences, in full force and effect between the parties has all amounts secured heremater, including futur present indebiedness for any cause, the total de predicties causes be considered matured and draw force/ours or otherwise. a addition to the amount above stated which the said mortgagor, used, whether by note, book account or otherwise. This mortga, a hereto and their beirs, personal representatives, successors as uture advances, are paid in full with interest; and upon the r al dobt on any such additional loans shall at the same time an draw ten per cent interest and be collectible out of the proceeds

provided causes be considered matured and draw ten per cert interest and be collectible out of the proceeds of sale through the collocation of the proceeds of the proceed of the proceed of the proceeds of the proceeds of the proceed of the proceed of the proceed of the proceed of the proceeds of the proceed of th

. L-102 ------

STATE OF KANSAS,

(SEAL) SLIGA

County of____

and the second 1.0.1

15

Mortgagor hereby assigns to mortgages the rents and income arising st any and all times from the property, mort-sared to assocree this note, and hereby subhorize mortgages or its agent, at its option, upon default, to take charge of esid property and collect all rents and income and apply the same on the payment of insurance premium, take, assessments, repairs or improvements necessary to keep said property in teamtable condition, or other charges or payments provided of in this mortgages or in the note bareby secured. This assignment of runts shall continue in force until the applied alance of said note is fully paid. It is also agreed that the taking of possession hereunder shall be not mortgages and mortgages in the collection of said sums by forecloaures or otherwise. If there shall be any change in the ovverseting of the promissory note, the entire indebtodness shall become due and applied the teacher of the mortgages and forecloaure proceedings may be instituted thereon. If said morts pay change in the ovverseting future safet means the result in the barby stick of the mortgages applied of and note beredy secured, including future safet means in said note and in this mortgage contained, then there presents and be void, otherwise to main in full forecention in said note and in this mortgage or take any otherwise to runnain the full provisions or renewalt hered, in accordinces in the presents and be void, otherwise to runnain in full provisions and affect, and nortgages due and paylele and are forecloaure of this mortgage or take any other keep a still to take and provisione take of such affects and the rate of 10% per anion. Agreement and and and paylele and any forecloaure of the anortgage and thereak weak weak and the still the straight of the team of any applicable and a star provision at take any other keep at the teat of 10% per anion. Agreement and paylele and are forecloaure of this mortgage or take any other keep at the teat is right, and from the date of such adding illiens of indebtedness hereun

deable to all genders. This mortgage shall be hinding upon the heirs, executors, administrators, successors and assigns of the respective

irable to all penders. This mortgage shall be binding upon the beirs, executors, administrators, successors has a sub-tigs hereto. TN WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TN WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. TA WITNESS WHEREOF, said mortgagor has hereanton set has hereanton set here

ACKNOWLEDGMENT

A. Mahaus Notary Public.

Carold A. Dock

}......

Be it remembered, that on this

Eday .

19:6

A.D. 19 64 , before me, the undersigned, a Notary Public in and for the day of

who are personally known to me to be the same persons duly acknowledged the execution of the same. ally known to me to be the same persons who executed the within instrument of writing, and such

"IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year above written.