origagors of such interfaces are advanced by the mortgages. In the event of fails gors to repey said smounts to the more gages, such failant shall be considered a defaul loss of the mortgage and the note secured thereby with regard to default shall be a

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

Said note further provides : Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance influence of the inortgage, be declared due and payable at once. The the intention and agreement of the parties hareto that this mortgaged to secure this note, the entire balance is the intention and agreement of the parties hareto that this mortgage shall each secure any future advancement and the parties hareto the secure and future advancement, secure any future advancement is a state of the parties here and estimate and the secure and the secure and satisfies of the mortgage and assigns, util all amounts due hereunder, including future advancements, are paid in full, with not parties here additional banes shall at a state and for the same parefield cause be considered matured and draw ten per cent interest and be collectible out the mortgage contained, and the same specified cause be considered matured and draw ten per cent interest and be collectible out the mortgage contained, and the same are the second party. However, the may is being that are stated to the parties here to pay all taxes. The parties also gree to pay all careff wates of permit a nulsance thereone. (First parties here the parties here the parties here to pay all taxes, and the same are been addition of the same specified cause and the parties also gree to pay all taxes. The parties also gree to pay all careff wates of the parest readonably incurred or paid at any time by second party in this mortgage contained, and there are and income arising at any and all index ten provides in and mort and the same are been and and the parties here the same tents and income and any the party and the mortgage contained, and the same are been and expresses readonably incurred or paid at any time by second party in this mortgage as a party shall and the same are been and the same are the same and the party and the same are the party and the party and the party and the party and

IN WITNESS WHEREOF, said first parties have on to set their h inds the day and year first above wr

Robert A. Schultz Julia De Sonja A. Schults STATE OF KANSAS 100. COUNTY OF Douglas his wife who are personally

known to me to be the same person 8 who executed the within instrument of writing, and such person 8 cduly ackno as whi to me to be man. aged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Real the day and goag lass above written. (SPAL) adged the execution of the same.

Hardle

and the second second second second

212 2

(SEAL) mailon information in april 9, 1968