Beld note further provides: Upon transfer of tills of the real wates, mortgaged to secure this note, the entire halance sumaining due heremder may at the option of the mortgages, be delared dix and payable at one. It is the intention and agreement of the parties hereto that is mortgages and payable at one. This mortgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to be amount above stated which the first parties, or any of them, may over to the second party, however evidenced, whether by note, hoods account or otherwise. This mortgage shall amount do here sonder, including future advancements, are paid in full, with increase and of the maturing of the present indebtedness for any cause, the total do to any note additional beams shall at its amount above stated within the first sarties are been payed to an any sort additional beams shall at its assort the second party, however evidenced, whether any sole, hoods and the same specified eccases be condeced matured and draw ten per cent interest and be collectified out to the proceeds of sale through foreleasers or otherwise. This may be bereafter erected thereon to see a domain that in this matured and draw ten per cent in the provide and the same specified eccases be condeced matured and draw ten per cent in the provide the failure of the first parties to perform or comply with the provident performance are equired by second party. The parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party including flow or comply with the provisions in aid note account performing and here as a second party the reats and income arising at any and all times from the property mort and in this mortgage contained, and the same are hereby secured by this mortgage. The provent performs are added for any complex party to assert the same specified party to reason and sector party is addition, or other charges or paid here same second pa This mortgage shall extend to and be binding upon the beirs, executors, administrators, successors and assigns of the spective parties hereto. appears parties nerves. IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written. Florence L. Mooney Alerene of morning. STATE OF KANSAS -COUNTY OF Douglas BE IT REMEMBERED, that on this 29th day of January , A. D. 19 65 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came\_\_\_\_Florence L. Mooney, a widow who is personally known to me to be the same person \_\_\_\_\_ who executed the within instrument of writing, and such person \_\_\_\_\_ day acknowl -. IN TRETACONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year last above written PUSLICEAL Lois L. Ames Notary Public My commitantia applies: August 6, 1967 Manue Beem Register of Deeds

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

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