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

Sid note for ther provides: Upon transfer of tills of the real estate motigage to accure this note, the estire balance making due hereunder may at the option of the motigages, be declared due and payable at once. It is the intention and agreement of the parties hereito that this motigage that all also exceeds any future advancements which the first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the first parties, or any of them, may ove to the second party, however evidenced, whether by nots, book account or parties the motigage shall remain in full force and effect between the parties hereits are paid in foll, with in-stateities, moccessor and assigns, until all amounts due hereonder, including future advancements, are paid in foll, with in-the and time and for the same specified causes be considered matured and draw the per cent interest and be collectible out of the proceeds of sale through forcelosure or otherwise. This parties agrees to keep and maintain the buildings new on asid premises or which may be hereafter erected thereon fielding advances premium as required by second party. This parties also agrees to pay all cost, charges and expremes reasonably incurred or paid at any time by second party and the barnet targe contained, and the same are hereby secured by this mories. This parties have by and maintee of the same are hereby and the barne arising at any and all times from the property mori-field the answer bin and, and here may all price parties to perform or omply with the provisions in said note and allower bin interest by the rents and income arising at any and all times from the property mori-field to accure this note, and hereby aduptive second party in tennahiles condition, or other charges or payments, re-ant the and preverse that note, and hereby aduptive second party in tennahiles condition, or other charges or payments are save as a waiter of its and for the rates and provident and provident and other second party

This mortigade shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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

Lawrence Monte Pearson Mary Margaret Ferrison 1010.109 54 9.64 STATE OF KANSAS as. COUNTY OF DOUGLAS BE IT REMEMBERED, that on this 28th day of January , A. D. 19 66, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Lawrence Monte Pearson and Mary Margaret Pearson, his wife .who are personally poorn Assail to be the same person a who executed the within instrument of writing, and such person a duly acknowly adjud the exclution of the same. NOT ARTISONT WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. Notary Public PUSLIBER Anda y something pires: August 6, 1967 Lois L. Ames

La 4-2 States and States

5-5m+ 5

后学