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

Baid note further provides: Upon transfer of tills of the real estate, mortgaged to secure his note, the entire balance maining due hereunder may at the option of the mortgage, be declared due and payable at once.
To the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements which the first parties, or any of them, by second party, and any any and all indexidences of the amount above stated or senatives. This mortgage shall remain any owns to the second party, however evidenced, wheth to the amount above stated or senatives, and assign, until all of forces and affect between the parties hereto and the loads account or senatives, and assign, until all of forces and affect between the total debt on any such addinties and in full, with the same specified causes between the total debt on any such addinties and in full, with the provides it and the senative second party.
Matter and upon the maturing of the present instate or between the total debt on any such addinties of a set the proceeds of all through forcelosure or otherwise.
Matter and the same specified causes based or partis in unisance therease. First parties also agrees to pay all taxes, and not suffer waits or partis in anisance therease. First parties also agrees to pay all taxes, and the senate set of the same specified or any of the second party.
Matter and the intervent and the same specified or any of the second party.
Matter at the proceeds of the same specified or any of the second party.
Matter at the second party the rents and income arising at any and all times from the property mort adding weater this note, and here and sate of party the parties to parties and on the construction of asid sums by forcelosure or otherwise.
Matter at the collection of asid sums by forcelosure or otherwise.
Matter at the collection of asid sums by forcelosure or otherwise.
Matter and the constrate or second party the senties

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the sepective parties hereto. IN WITNESS WHEREOF, said first parties have here

day and year first above written Mulian 10 inkun

STATE OF KANSAS COUNTY OF Douglas ... BE IT REMEMBERED, that on this 22ndday of July * , A. D. 19 65 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Hugh H. Dunkum, Jr. and Mary C. Dunkum, his wife are personally known to me to be the same person 3 who executed the within instrument of writing, and such person 3 duly acknowl edged the execution of the same. IN TESTMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written.

My Champilion expires: April 30, 1967

Register of Deeds

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