ta discretion, apply mortgage guaranty pute repayment by it of failure by the d s default, and all shall be applicable. R.L.S S

mortgagers to repay said amounts to the mortgages, such fallers shall be considered a default, and all provisions of the mortgage and the nois severed tharsby with regard to default shall be applicable. Said note further provides: Upon transfer of tills of the real state, mortgaged to sever this note, the entire bala shall de hereunder may at the option of the mortgages, be declared due and payable at once.

The last further provider: Upon transfer of tills of the real state, mortgraved to secure this note, the entire balance manning due bereender may at the option of the mortgrave, he delared due and parable at eac.
The the intention and agreement of the parties hereto that this mortgrave shall also secure any failure alternetic and parable at eac.
The the intention and agreement of the parties hereto that this mortgrave shall also secure any failure alternetic at the parties, or any of them, may owe to he secund party, however evidenced, whether by noise, hood area stated or this mortgrave shall reade there and the material and the intentions in fall force and effect between the parties hereto and their heir, parties area and the material of the factor and the second party, however evides the due to any use the here here and the material and the second party.
Trat parties area and second area stated and upon the material and that all anounts due heremater, including future edvancements, are paid in full, with intention and the material and the antice and force here and effect between the parties hereto and their heirs parties area to be material and the second party.
Trat parties area to keep and maintain the buildings now on said premises or which may be hereefter creted thereas.
The parties also agree to pay all cast, charges and expenses reasonably incurred or paid at any time by second party.
Trat parties also agree to pay all cast, charges and expenses reasonably incurred or paid at any time by second party in the material second party and all inducing the antiger of the second party in the antiger of a second party the real as a party of a second party in the antiger of the second party in the antiger of the second party in the antiger of a second party to be and the second party to be and there and the second party of integets and the se

IN WITNESS WHEREOF, said first p

STATE OF KANSAS COUNTY OF . Douglas

BE IT REMEMBERED, that on this 26	th day of Aug	ust . T	10 65 54	e, the undersigned, a
Notary Public in and for the County and Sta				
Schowen, his wife		14 14 14 14 14 14 14 14 14 14 14 14 14 1		are personally
ingwn to me to be the same person. H. who	executed the within	instrument of writ		Contraction of the local division of the loc
and destantions and a				

PUBLISEAL) LOIS L. Ames Notary Public My commission expires: August 6, 1967

ance Been Register of Deeds

Richard L. Schowen He hard L. Schowen Katrartino J. Schwen