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

Bid note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance framing due barendor may at the option of the mortgages, be declared due and payahle at once. It is the intention and agreement of the parties hereito that this mortgage shall also secure any future sdyancements which the first parties, or any of them, may owe to the second party, however, widened, wheth to be amount alway sature estimations. This mortgages shall remain in full force and effect between the parties herein and their heir, hook account or entratives, morecover and assigns, until all amounts due heremoder, including futures and their heir, hook account or entratives morecover and assigns, until all amounts due heremoder, including throws the parties here is any of them, are paid in full, with the other size and for the same specified causes be considered mainwed and draws the parcent of the matures and be collectible out of the proceeds of als through forcelosure or otherwise. This parties agree to keep and maintain the buildings now on said premises or which may be hereafter erected therean seasonness and hour manes permitting as required by second party. The parties agree to keep and maintain the buildings now on said premises or which may be hereafter erected therean including abstract expresses, because of the failure of first parties to perform or couply with the provisions in asid note and in this mortgage contained, and the same are hareby becaused by this mortgage. The faile active and not mane premium as required by second party. The advise and size there and main and apply the same and apply the same and all times from the property mort-and and conduction and and the same are hareby the same of his mortgage. The failure of accord party to access and property in the same and apply the same and apply and access in a diadote is fully paid. It is also greed that the taking of possession hereunder shall in force until the small abstres in this mortgage or in the note hereby

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

Ann G. Hedrick

IN WITNESS WHEREOF, said first parties have hereinto set their hands the day and year first above written Thomas A. Hedrick Healy 書

STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 1st day of September , A. D. 19 65, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came\_ Thomas A. Hedrick and Ann G. Hedrick, his wife who 370 personally inswh is us to be the same person 3 who executed the within instrument of writing, and such person 3 duly acknow! TH TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Scal the day and year last above written. PUULVERAE Lois L. Amés Notary Public My commission expires: August 6, 1967

Recorded September 2, 1965 at 8:45 A.M.

Cance Brem Register of Deeds

Theman in Lot on the first

in all the