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Said note farther provides: Upen transfer of title of the real estate, mortgaged to secure this note, the entire balance in mg due becoming the becoming due becoming the becoming the becoming the becoming the become and payable at once.

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The interference and agreement of the parties hereto that this mortgage shall also secure any future advancements of first parties, or any of them, may owe to the second party, however evidenced, while while the amount above stated sthe first parties, or any of them, may owe to the second party, however evidenced, while the mount above stated rese. This mertgage shall remain in full force and effect between the parties hereto and their heirs, personal repre-verses uncertaints of the present individues for any cause, the total dobt on any such additional loans stall at mathematics and second or the present individues for any cause, the total dobt on any such additional loans stall at present is and the present individues for any cause, the total dobt on any such additional loans stall at present of for the same specified causes be considered matured and draw ten per cent interest and be collectible out presend of state through forcelosure or otherwise.

second party. First parties also accesses, because of the failure of first parties to perform or comply with the provisions in said note reliabling abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note adjusting abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note adjusting abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note adjusting abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note and in this mortgage contained, and the same are hereby secured by this mortgage. First partice hereby assign to second party the rents and income arising at any and all times from the property most-ared to see use the work, and increby authorize second party or its agent, at its option upon default, to take charge of and inperig and we be to init rents and income and apply the same on the payment of insurance premiums, takes, assessmente, re-ants or improvements necessary to keep and property in tenantable condition, or other charges or payments provided for a the neurinase or in the nois hereby secured. This assignment of rents shall ontinue in force until the unpaid balance f again the solution is also agreed that the taking of possession hereunder shall in no manner prevent or tetard econd party in the collection of said sums by foreclosure or otherwise. The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its

The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said note and in this mortgage contained.

In said rote and in this mortgage contained. If said first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and provisions of and note herely secured, including future advances, and any extensions or renewals hereof, in accordance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, then these presents shall be varify attended to remain in full force and effect, and second party shall be entitled to the immediate pos-sension of all of said provisions are not may, at its option, declare the whole of said note and payable and have forcelosure of this mertgage, to be any other legal action to protect its rights, and from the date of such default all items of indebt-edness hereinder shall draw interest at the rate of 10% per annum. Appräisement and all benefits of homestead and ex-emption have are hereby waved.

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

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

Dorothy I, Lehew STATE OF KANSAS 88. COUNTY OF Douglas BE IT REMEMBERED, that on this 25th day of November , A. D. 19 66 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Leonard T. Lehew and Dorothy I. Lehew, his wife who are personally known to me to be the same person S _ who executed the within instrument of writing, and such person S _ duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal-the day and year last above written. Natahe J. Collins (SEAL) My commission expires: 3-3-70 Natalie F. Collins

Recorded November 28, 1966 at 8:46 A.M.

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<u>Venie Beens</u> Register of Deeds