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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.

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Side note further provides: Upon transfer of tile of the real estate, mortgaged to secure this note, the entire balance containing due hereunder may at the option of the mortgage, be declared due and payable at one. The the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements due to first parties, or any of them, by second party, and any and all indebte shall also secure any future advancements and upon the maturing of the present indebtedness for any eause, the total dubt on any and all full, with in-tentatives, successors and assigns, whill all amounts due bereunder, including future advancements, are paid in full, with in-tentatives, successors and assigns, whill all amounts due bereunder, including future advancements, are paid in full, with in-strative successors and assigns, whill all amounts due bereunder, including future advancements, are paid in full, with in-tent parties agree to keep and maintain the buildings new on said premises or which may be hereafter erected thereon. By a condition at all times, and not suffer waste or permit a nuisance thereon. This parties also agree to pay all taxs, assessments and insurance premiums as required by second party. By the parties hereby assign to second party the second party or its agree, at all and the second party mort-ary devices hereby assign to second party the rents and income arising at any and all times from the property mort-ary of a contrager contained, and the same are hereby second party or its agree, at its option upon default, to take charge of and and property in the collection of said amound and physics assignment of rents shall not use of angrees or pay all taxs. The future of second party to assert any of its right hereunder and must be construed as a waiver of its and note is fully paid. It is also agreed that the taking of possession hereunder shall in a manner prevent or retard and hore is and on the mentage containse. The assert the same at a latter time, and to easend

This mortgage 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 bereinto set their hands the day and year first above written. Jan Roskam thospain T. Roskam 1010.109 514 9-64 83. COUNTY OF Douglas

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BE IT REMEMBERED, that on this 2nd day of November , A. D. 19 67 , before me, the undersigned, a

Notary Public in and for the County and State aforesaid, came Jan Roskan and

T. Roskam, 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

Natalie F. Morra Ruby LIE F. SEAL My dominaission espires: March 3, 1970 STATE OF KANSAS COUNTY OF 85. Gamue Been Recorded November 9, 1967 at 2:22 P.M.