

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

Charles A.

Bid note further provide: Upon transfer of tile of the real estate, mortgaged to secure this note, the entity helance transfer gaves in the option of the mortgages, he declared the and payable at onc.
The he intention and agreement of the parties hereto that this mortgage heal is so secure any of them, may one to the second party, however, widenced, whether by note, book account or otherwise. This mortgage hall remain in full force and effect between the parties hereto and their heir, agreement agreement agreement of the present indextedness in addition to the around here there is a second party. However, widenced, whether by note, book account or otherwise. This mortgage hall remain in full force and effect between the parties hereto and their heir, greement is not the second party is not the second party in the state of the second agreements, are pick from the transfer are to be and maintain the buildings for any cause, the total debt on any such additional loans shall at the proceeds of all times agree to here and maintain the buildings now on said premises or which may be hereafter are to be pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including the provisions in said not.
That parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, and first parties because of the failure of first parties to perform or comply with the provisions in said note, and hereby second party or its agreent, at its option upon default, to take charges of any or the party as the second party the zents and income arising at any and all times from the property mort for the same are berefy and on the more agreement are additional income and party of its agreent, at its option upon default, to take charges of any of the information or otherwise.
The parties hereby assign to second party the zents and income arising at any and all times from the property mort for the same to hereby secured. This agreent, at it

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

IN WITNESS WHEREOF, said first partles have berounto set their hands the day and year first above writte Alchard D. Benjamin Richard D. Benjamin Kay H. Benjamin

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STATE OF KANSAS . . . COUNTY OF Douglas BE IT REMEMBERED, that on this 7th day of December , A. D. 19 67, before me, the undersigned, a . Notary Public in and for the County and State aforessid, came Richard D. Banjamin and Kay M. Benjamin, his wife who are personally known to me to be the same person ³ who executed the within instrument of writing, and such person³ duly acknowledged the execution of the same. THE TEXT MONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. My confidences: March 3, 1970 Notary Public Natalie F. Collins STATE OR LANSAS COUNTY OF - an BE IT REMEMBERED, that on this _____ day of _____, A. D. 19 _____, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. known to me to be the same person _____ who executed the within instrument of writing, and such person _____ duly acknowledged the execution of the same. - Jane Been Register of Deeds Recorded December 8, 1967 at 11:56 A.M.