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

It is the intention and agreement of the parties hereto that this mortgages, be declared due and payable at once. made to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above states which the first parties, or any of them, may owe to the second party, however evidenced, whether by note, book account o otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal repre-sentatives, successors and assigns, until all amount due hereunder, including future advancements, are paid in full, with in the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible our list of the proceeds of sale through forcelosure or otherwise.

the same time and for the same specified rankes be considered matured and draw ten per cent interest and be collectible out the proceeds of sale through forecloaure or otherwise. The parties are the per cent interest and be collectible out of the proceeds of sale through forecloaure or otherwise. The parties are to keep and maintain the buildings new on said premises or which may be hereafter erected thereon and condition at all times, and not suffer water or permit a nuisance thereon. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party. This parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party and the same are hereby accured by this mortgage. The perform or comply with the provisions in said note that this mortgage contained, and the same are hereby accured by this mortgage. They parties hereby assign to second party the rents and income arising at any and all times from the property mortgoet this not; and hereby subtorize second party or its agent, at its option upor default, to take charge of and the same are added property in ternanable condition, or other charges or pay mail to second the taking of possession here under shall in the manner prevent, or retard for the assert hereby assert any of its right bereander at any time shall not be construed as a waiver of its act on and in this mortgage contained. This assignment of possession here under shall in the terms and provisions. The failure of second party to assert any of its right bereander at any time shall not be construed as a waiver of its to assert the same at a latter time, and to insist upon and enforce strict compliance with all the terms and provisions. The failure of second party to assert any of its right bereander at any time able in the antitiane of the terms and provisions in asid to previse and anot any strip arties and reacted party to assert any of its right bereander at any time aball in the manner prevent, or

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

IN WITNESS WHEREOF, said first parties have hereunto set Hany of Wood Mary W. Middlethn

STATE OF RANBAS OK / A think of the former o S BE IT REMEMBERED, that on this day of Taily , A. D. 19 , before me, the undersigned, Notary Publicin and for the County and State aforesaid, came Philip H. Riedel, Jr. and Mary L. Biedel, his wife who are personally known to matchedan same person 5 who executed the within instrument of writing, and such persons duly acknowledged the contact of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written. (SEALY ) Sec. 1970 Anna L. Banks

anue Boarn, Register of Deeds

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