22 Safd note further provides. Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance formations due bereunder may at the option of the mortgages, be declared due and payable at once. If is the intention and agreement of the parties herein that this mortgages shall also secure any future advancements which the first parties, or any of them, by second party, and any and all indehediess in addition to the amount above stated other the first parties, or any of them, by second party, and any and all indehediess in addition to the amount above stated stateways. This mortgage shall also secure and secure the second party have revised each whether by note, book account or stated whereas and assigns outil additions due hereinder, including future advancements, are raid infall, with the second party index of the parties because and their here, personal represented in the intention and upon the maturing of the present infall defined actives, the total debt on any such additional lides shall all of the parties be considered and draw ten per cent interest and be collectible out of the present and ensure the otherwise. First parties agree to keep and maintain the huildings now on said promises or which may be hereafter erected thereon in good coudition at all timestand not suffar waste or permit againsance thereon." First parties also agree to pay all taxes, massessment, and insurance premiums as required by second party. parties sho agree to may all costs, charges and expanses resemably incurred or paid at any time by second p a another expenses, because of the failure of first parties to perform or comply with the provisions in said the meripage contained, and the same are hereby secured by this morigage. int partire hereby assign to second party d to service this note, and hereby authors erty and collect all cents and income and the rents and income arising at any and all second party or its agent, at its option upor n ends mattering or in the note hereby secured. This has grament of rents shall continue to hissaid hote is fully padd. It is also agreed that the taking of possession becender shall is second parts in the collection of said sums by foreclosure or otherwise. second party in the collection of said amis by foreclosure or otherwise. The failure of second party to assert man 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 inset them and enforce strict compliance with all the terms and provisions in said ance and in this mortgage contained. It said first partices shall caube to be paid to second party the other amount due it hereunder and under the terms and provisions of shid note hereby secured including sector advances, and any extensions or renewals beyoght accordinates with the terms and provisions thereof, and emply with all the provisions in add note any recents and in this mortgage contained there the presents and provisions thereof, and emply with all the provisions in add note any extensions or renewals beyoght accordinates with presents and provisions thereof, and emply with all the previsions in add note any extensions of and prevaled there in the interface contained there there assoon of all of shift premises to remain in full force and effect, and second party shall be entitled to the in mediate pos-of this mortgage or take any other terms at the rate of 10% per annum. Appraisement and all benefits of homestead and ex-emption laws are hereby waived. This mortgage stall extand to and be binding upon the beirs, 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 writte they a · Coy 11 /2 5-Eleanor Rose STATE OF RANSAS 88. COUNTY OF DOUGLAS BE IT REMEMBERED, that on this 10th day of March , A. D. 19 69, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Coy N. Rose and Eleanor Rose, his wife who are personally known to me to be the same person<sup>S</sup> who executed the within instrument of writing, and such person S duly acknow edged the execution of the same IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year last above written Mo Journis ind expres: September 30, 1972. Brigant Kiba - Reba J. Bryant HARdat CAS OUNT OF 88. Recorded March 10, 1969 at 3:41 P.M. Tance Boam Register of Deeds

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