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

Said nots further provides: Upon transfer of title of the real estate, mortgaged to secure this multiplic estimations that the option of the mortgages, be declared due and payable at once. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, may one to the second party, however addenced, whether by note, book account or otherwise. This mortgages shall remain in full force and effect between the parties hereto and their heirs, personal repre-tories, and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at of the proceeds of asle through foreclosure of otherwise. First parties agree to keep and maintain the buildings now on said premises or which may be hereafter erected thereon aspectified and the site or permits a nuisance thereon. First parties also agree to pay all taxes, and could be all times and and the factore of the first parties also agree to pay all cots, charges and expenses reasonably incurred or paid at any time by second party. First parties also agree to pay all cots, charges and expenses reasonably incurred or paid at any time by second party, including abstract expenses to second party to its agree to pay all taxes. First parties also agree to pay all cots, charges and expenses reasonably incurred or paid at any time by second party, including abstract expenses to second party to its agent, at its option upon default, to fake charge of said on the same and hereby, such the forting parties condition, or comply with the provisions in said note and apply the same at hereby second party or its agent, at its option upon default, to fake charge or and the same are hereby second party or its agent, at its option upon default, to fake charge of said on the apply second party or its agent, at its option upon default, to fake charge of said on the above and provise on the payment, acces are present in the note hereby second party tor its

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The haid note and, in this mortgage contained. The haid mote and, in this mortgage contained. The haid first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and provisions of said note hereby 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 session of all of said premises and may, at its option, declare the whole of said note due and payhle and have forcelonure advances hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of homestead and ex-emption laws are hereby waived.

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

Travis E. Glass

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

Lobert B Oyla Bernece Glass rinne ovier STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 4th day of February A. D. 1970 , before me, the undersigned, Actan: Pilkik'in and for the County and State aforesaid, came de Travisti. Autoss and Berncee Olass, his wife; Boart B. Orign and Corinne Ovler, his wife John M. McGrew and Jill B. McGrew, his wife; who. Are personally TESTIMONY WEREOF, I have bereunto set my hand and Notarial Seal the day and year last above written. who executed the within instrument of writing, and such person B. duly acknowl-4falom Notary/Public My commission expires: Feb. 10, 1973 Naomi L. Adams

Recorded February 6, 1970 at 2:30 P.M.

hy.n John M. McGrew

> Baams Register of Deeds aneco