Said not, further provides: Upon transfer of title of the real estate mortgaged to secure this note, the entire balance remaining due hereinder may, at the option of the mortgager, be declared due and payable at once, or the mortgager may impose any one, or both, of the following conditions: The hereinder may at the option of the mortgager, be declared due and payable at once, or the mortgager may impose any one, or both, of the following conditions:
(a) Assess a transfer free equal to one percent (1/k) of the balance remaining due on this note, and if such fee is not paid, add and many subsequent time, increase the interest rate up to, but not to exceed the then, current rate being charged by the mort.
(b) At any subsequent time, increase the interest rate up to, but not to exceed the then, current rate being charged by the mort.
(c) At any subsequent time, increase the interest rate up to, but not to exceed the then, current rate being charged by the mort.
(c) The intertoin and arcent beams of the drives herein the hard is note inay, at his opgiot, pay of(the intire tratation remaining due, and the sonie and arge of an and and are ment of the drives herein the here, percent any future advancements made to first or any of them, by second party, however evidenced, whether by note, book account or otherwise. This mortgage shall not assess any prepayment penalty.
(c) The total debt on any and a dyname and all indebted in heirs, personal representatives, successors and assigns, until all more stores of the proceeding the control of the presentatives.
(c) The total debt on any and additional loans shall at the gune time and for the states excessors and assigns, until all metabolisms of the proceeding such may be bereafter created thereon in good insure frequence to keep and maintain the bailding now on asid premises or which may be bereafter to exceed the state and the base of the second party.
(c) The parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including the mortgage. This parties also agree to pay all toxes, assessments and income arising or which may be bereafter received thereon in good insure fragmes between the palmes ore option nor comply with the provis The failure of second party to assert any 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 insist upon and enforce strict compliance with all the terms and provisions in said note and in this IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written Million R. Robberson Marcha G. Kebber 1010.109 10M 4/70 Martha A. Robberson STATE OF KANSAS" COUNTY OF Douglas BE IT REMEMBERED, that on this. 30th day of July , A. D. 19, 70 , before me, the undersigned, a Notary Public in and for the County and State aforetaid, came Wilburn R. Robberson and Martha A. Robberson, his wife who are personally known to me to be the same person 8 who executed the within instrument of writing, and such person 8 gluly 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. Reba J. Bryant J. LASEAL) Vermunision contes: September 30, 1972. STARLON SAMEAS COUNTY OF Janua Deam Register of Deeds Recorded July 31, 1970 at 3:17 P.M.

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