1-1 TT: The 13 84 1º F 31 0. " 1 due on or before the 10th day of February 19 72, and a like sum on or before the 10th day of a each month thereafter until total amount of indebtedness to the A sociation has been paid in full Said noticity thereafter until total amount of indebtedness to the A sociation has been paid in full.
Said noticity there provides. Upon transfer of tills of the tradestate mortgaged to seenite this note the endree balance remaining due hereinder may, at the option of the mortgage, be declared due and payable at once of the mortgage may impose marging and both of the following conditions?
(a) Assess a transfer fee equal to one percent (1%) of the halance remaining due on this note, and if such fee is not paid, add such the following conditions?
(b) A seess a transfer fee equal to one percent (1%) of the halance remaining due on this note, and if such fee is not paid, add sum to this note, and the same shall before a lien on the real estate mortgage do secure this note.
(b) At any subsequence time, increase the interest sate up to, but not to exceed the then current rate being charged by the more gage on similar new loans, upon giving sixty (60) days notice in whits note, and if is office before balance remaining due in that event, the then owner of the property mortgaged to secure whits.
In that event, the then owner of the property mortgaged to secure this option, pay off the come balance remaining due and agreement of the parties hereto that this morgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the first online or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the first online. - Virte parties agree to keep and maintain the buildings now on ondition at all times, and not suffer waste or permit a missance assurance premiums as required by second party! insurance premiums as required by second party! First parties also agree to pay all costs, charges and expenses reasons abstract expenses, because of the failure of first parties to perform or contained, and the same are hereby secured by this mortgage. First parties hereby assign to second party or its agent, at its option rents and income and apply the same on the payment of insurance put to keep said property in tenantable condition. or other charges or pa-secured. This assignment of rents shall continue in force until the the taking of possession-hereunder shall in no manner prevent or retar otherwise. The failure of second party to assert any of its right hereunder at an he same at a later time, and to insist upon and enforce strict complia nortgage contained.⁵⁶⁹ mortgage contained.⁴⁹ If said first parties shall cause to be paid to second party the en-of said note hereby secured, including future advances, and any exter visions thereof, and comply with all the provisions in said note and otherwise to remain in full force and effect, and second party shall and may, at its option, declare the whole of said note due and pava action to protect its rights, and from the date of such default all its 10% per annum. Appraisement and all henefits of homestead and artificies hereto. IN WITNESS WHEREOF, said first parties have bereunto set Herbert H. Werdensen Frank O. Raley, Jr. 1010 109 10M 417 Del phine J. Weidensaul Delto D. Fally Delta D: Rald STATE OF KANSAS COUNTY OF Douglas x BE IT REMEMBERED, that on this 20th day of January Notary Public in and for the County and State aforesaid, came Herbert H. Weidensaul and Delphine J. Weidensaul, his wife; Frank O. Raley, Jr. and Delta D. Raley, his wife; Daryl G, Beene and Deborah S. Beene, his wife. known to n to be the same person S who executed the within instrument of writing, and such person. S duly acknowledge the execution of the same Reba Brya CTAR ETATESEAL) Reba J. Bryant Neba J es: September 30, 1972 55 COUNT R. Register of Deeds Shie Deen

Antop