6. This mortgage shall also secure additional loans hereafter made by the then holder of the note secured hereby to the then owner of the real estate described herein, provided that no such additional loan shall be made if the making thereof would cause the total principal indettedness secured hereby to exceed the amount of the original principal indettedness stated herein. Each such additional loan shall be evidenced by a note or other svidence of indettedness identifying such additional loan as part of the indettedness secured hereby, and shall mature not later than the then maturity date of the original indettedness secured hereby. Nothing herein contained shall imply any obligation on the part of any holder of said note to make any such additional loan.

IN WITNESS WHEREOF, said Mortgagor has hereunto set his hand and seal the day and year first above written

(Shussensen) monte (mon (SEAL)

17

COUNTY OF Douglas BE IT REMEMBERED that on this 26th 19.62 before me the Northe C. Johnson and It known to me to be the same March letrigned, a Notary Public in and for said county and state, per <u>Kay A. Johnson, his wife</u> cuted the foregoing instrument, and duty acknowledged the ex-IN WITNESS SYMEREOF. I have hereunto set my hand and a IN WITNESS APREMENT. nally app , who is (are) per cution of the same wledged the ex-I D T ficial an

Chily

27, 1963

STATE OF KANSAS

CURIN

mion expires\_

Farold a. Deck Register of Deeds

The amount secured by this mortgage has been paid in full and the same is hereby canceled, this 13 day of Sept, 1965.

Marine K Doctor