retard mortgages in the collection of If there shall be any charge in the and the payment of the assumption for purable at the election of the mortgag If said mortgager shall cause to provisions of said note hereby secure with the terms and provision thereof them these presents shall be void; oth immediate possession of all of said p have foreclosure of this mortgage or all items of indebtedness hereunder at homestead and exemption lave are he WHENEVER USED, the singular applicable to all genders. This mortgage shall be blading u parties hereio.	and sum by foreclosures or otherwise a superfit in the premises covered h as specified in the premisery note, the and foreclosure proceedings may be or paid to mortgages the entire amount i, including future advances, and any and comply with all the provisions in service to remain in full force and af- emises and many, at its option, decire, all draw interest at the rates of 10% p taby waived. shall include the plural, the plural the pon the heirs, executors, administrator notigagor has hereunto set his hapd th	areaby without the consent of the mort the entity indebtedness shall become du e instituted thereon. It due is hereunder and under the terr extensions or renewals thereof, in acco- n said note and in this mortgage conf- fect, and mortgages shall be entitled is hey whole of said note due and payab is rights, and from the date of such oper annum. Appraisement and all benef e singular, and the use of any gender al rs, successors and assigns of the resp	ent trans to an taine to ti le an lefau fits hall i pecti
STATE OF KANSAS, County of Douglas	Mary L	• Hayden	4
day of February		red, that on this21st undersigned, a Notary Public in and f	
the second second second second second second		ry L. Hayden, husband and w	1.
Calve B L 1 C	tion of the same.	the within instrument of writing, and rial Seal the day and year above writt	en.

Court Court

per marine

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Garold G. Acer

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