88

<ul> <li>animum the system in the system is the sy</li></ul>	where the the come due and p self inter the come due and p umber of mothy the credit un- umber of mothy the credit of the come delinque type to the assessments, before the same regate of the amounts payable interest on the note see. A mortization of the pri- prin the amount of such agg table payment, constitute an co- unit equal to 4% of any inst- iss or other provisions be co- the payments made by the lator table provisions be co- the payments made by the lator table provisions be co- shall become due and paya when y time the borrower is shall become due and paya thery (3d) days after write a any time the borrower as of the entire inabetedness re of the inabetedness re of the atter default, the co- der (a) of payagnally above will pay all taxes, assessme t when the payment for all s	aperial assessment as payable on the prystole on the prystole on the prystole on the second second second second second assessment as a second second second second method is and no second sec	beparagraph (a) and chose payable on the note secured hereby shall on the following items in the order stated: card insurance premiums; d sec. hyperments shall, unless made good by the borrower prior to the due of more this mortgage. The credit union may collect a late charge' no not paid within lifteen (13) days from the due date hereof, but it authorize collection of any sum in excess of data permitted by law. (a) of paragraph 9 above shall exceed the amount of payments acture premiums, as the case may be, such excess shall be, credited on sy , however, such monthly payments shall not be sufficient to pay a prover shall pay to the credit union any amount necessary to make the credit union stating the andourt of the deficiency, which notice by the credit union in computing the amount of such indebtediness a public sale of the premises covered hereby, or it the credit mono- il apply, at the time the property is otherwise acquired, any crysiff accrued and angaid and the balance of the principal then remaining effectiveness of the principal charges, fines or impositions levied to account of the premised of the principal then remaining accrued and angaid and the balance of the principal then remaining effectiveness of covernments of experiments of the more sets of the prevention of the principal then remaining effectiveness of the principal charges, fines or impositions levied to the prevention of the ments of the principal then remaining
<ul> <li>animum the system in the system is the sy</li></ul>	where the the come due and p self inter the come due and p umber of mothy the credit un- umber of mothy the credit of the come delinque type to the assessments, before the same regate of the amounts payable interest on the note see. A mortization of the pri- prin the amount of such agg table payment, constitute an co- unit equal to 4% of any inst- iss or other provisions be co- the payments made by the lator table provisions be co- the payments made by the lator table provisions be co- shall become due and paya when y time the borrower is shall become due and paya thery (3d) days after write a any time the borrower as of the entire inabetedness re of the inabetedness re of the atter default, the co- der (a) of payagnally above will pay all taxes, assessme t when the payment for all s	aperial assessment as payable on the prystole on the prystole on the prystole on the second second second second second assessment as a second second second second method is and no second sec	ments next due on the premises covered by this mortgage, plus the olicies of fire and other hazard insurance on the premises covered ha has between is notified), less all sums already paid therefor, div proto to the date when such is a urance premiums, taxes and assu- by the credit union in trust to pay said insurance premiums, taxes users. because the presence of the order stated: and insurance premiums; d other of the sum of the order stated: and insurance premiums; d steps the state of the order stated is a state charge 'no not pay which fifteen (1) days from the due date hereof, but in authorize collection of any sum in excess of that permitted by Jaw. (a) of paragraph 9 above shall exceed the amount of payments at the credit union premiums, as the case may be such excess shall be credited on as however, such monthly payments shall not be safficient to pays attractions that more anount of the deficiency, which notice the credit union, in accordance with the provisions of the note sec- by (the credit union in computing the amount of pay disc by the tredit union, and contained which not be the tredit union, in accordance with the provisions of the note sec- by (the credit union in computing the amount of a the tredit state of the tredit union in computing the amount of the note sec- by (the credit union in computing the amount of the horter shall be a public side of the premase covered hereivy, or if the credit union il apply; at the time the property is utilerwise acquired, any credit accredit of magnal and the balance of the principal then remaining ergenerated the remains contained the principal then remaining it apply at the contained the principal then remaining ergenerated and and many the balance of the principal then remaining ergenerated and and the principal then remaining ergenerated and and then the property is utilerwise acquired, any credit accredit on the premase cover the tredit union remaining the same the property is stated then remaining thereated and and the shalance of the principal then
<ul> <li>animum the system in the system is the sy</li></ul>	where the the come due and p self inter the come due and p umber of mothy the credit un- umber of mothy the credit of the come delinque type to the assessments, before the same regate of the amounts payable interest on the note see. A mortization of the pri- prin the amount of such agg table payment, constitute an co- unit equal to 4% of any inst- iss or other provisions be co- the payments made by the lator table provisions be co- the payments made by the lator table provisions be co- shall become due and paya when y time the borrower is shall become due and paya thery (3d) days after write a any time the borrower as of the entire inabetedness re of the inabetedness re of the atter default, the co- der (a) of payagnally above will pay all taxes, assessme t when the payment for all s	aperial assessment as payable on the prystole on the prystole on the prystole on the second second second second second assessment as a second second second second method is and no second sec	ments next due on the premises covered by this mortgage, plus the olicies of fire and other hazard insurance on the premises covered ha has between is notified), less all sums already paid therefor, div proto to the date when such is a urance premiums, taxes and assu- by the credit union in trust to pay said insurance premiums, taxes users. because the presence of the order stated: and insurance premiums; d other of the sum of the order stated: and insurance premiums; d steps the state of the order stated is a state charge 'no not pay which fifteen (1) days from the due date hereof, but in authorize collection of any sum in excess of that permitted by Jaw. (a) of paragraph 9 above shall exceed the amount of payments at the credit union premiums, as the case may be such excess shall be credited on as however, such monthly payments shall not be safficient to pays attractions that more anount of the deficiency, which notice the credit union, in accordance with the provisions of the note sec- by (the credit union in computing the amount of pay disc by the tredit union, and contained which not be the tredit union, in accordance with the provisions of the note sec- by (the credit union in computing the amount of a the tredit state of the tredit union in computing the amount of the note sec- by (the credit union in computing the amount of the horter shall be a public side of the premase covered hereivy, or if the credit union il apply; at the time the property is utilerwise acquired, any credit accredit of magnal and the balance of the principal then remaining ergenerated the remains contained the principal then remaining it apply at the contained the principal then remaining ergenerated and and many the balance of the principal then remaining ergenerated and and the principal then remaining ergenerated and and then the property is utilerwise acquired, any credit accredit on the premase cover the tredit union remaining the same the property is stated then remaining thereated and and the shalance of the principal then
<ul> <li>(b) The agg paid in a (1 (2))</li> <li>(c) Any deficience of the next su exceed an am event shall the exceed an am event shall the total of the next su exceed an am event shall the fitters when the deficiency within the same the deficiency within the same the deficiency within the same the deficiency within the exceed and the same the deficiency within the same the same the deficiency within the same the the deficiency within the same the the deficiency within the same the the deficiency within the definition to exercise a the tript to exercise a the tript to exercise as th</li></ul>	espace of the amounts payable single payment each month, ) Taxes, assessments, fi ) Interest on the note see ) Anortization of the prin construction of the prin y in the amount of such agg the payment, constitute an ev- nount equal to 4% of any inits is or other privisions be con- the payments made by the l atom for taxes and assessme be made by the borrower for shall become and paya thaty (30) days after write at any time the borrower are of the entire hisbitedness re of the borrower any credit be provisions of this mortgag otherwise after default, the co- der (a) of paragraph y above will pay all taxes, assessme t when the payment for all s	ne become defining is, to be applied to it is and other haz ourde hereby, non- incipal of said no regate monthly allment which is when of default un allment which is outso insurance outso insurance o	puent. the paragraph (a) and those payable on the note secured hereby shal or the following items in the order stated: card insurance premiums; dent insurance premiums; dent is mortage, the credit union may collect a 'late charge' no order this mortage, the credit union may collect a 'late charge' no order this mortage, the credit union may collect a 'late charge' no order this mortage, the credit union may collect a 'late charge' no order this mortage, the credit union may collect a 'late charge' no order this mortage, the credit union may collect a 'late charge' no order this mortage, the credit union any amount provents actual premiums, as the case may be such excess shall be credited on as however, such monthly payments shall not be sufficient to pay as orrower shall pay to the credit union any amount necessary to make be credit union, its indexed anount of the deficiency, which notice by the formion and computing the annount of such indettedness as y in the provision may compare yis otherwise acquired, any credit accrued and anguid and the balance of the principal then remaining er governmental or municipal charges, fines or impositions levied of the removernee of the remaining that anound any anount of the morts and the remaining and the balance of the principal then remaining accrued and anguid and the balance of the principal then remaining the removernee of the principal charges, fines or impositions levied of the removernee of the principal charges.
Any deficiency Any deficiency acceed an am event shall th the total of tensor shall th the deficiency within add by the credit u sequent payments to tensor when the same the deficiency within tensor when the same the deficiency within tensor within the same the deficiency within the second tensor within the same the deficiency within the second the	single payment each month, 1 Taxes, assessments, fi 1 Interest on the note see Amortization of the print and the second such agg (the payment, constitute an ex- norm of the payments made by the isor other provisions be con- the payments made by the on for taxes and assessme be made by the borrover for shall become due and pay a thirty (30) days atter write a the payment of the borrover of of the borrover any credit be e provisions of this mortgag therwise after default, the c- er (a) a payment for all set (a) and taxes, assessme t when the payment for all set to energies of the credit of the credit to energies of the taxes, assessme t when the payment for all set (a) and payment for all set (b) and (b) and (b) and (b) and (b) and (b) (b) and (b) and (b) and (b) and (b) and (b) (b) and (b) and (b) and (b) and (b) and (b) (b) and (b) and (b) and (b) and (b) and (b) (b) and (b) and (b) and (b) and (b) and (b) and (b) and (b) (b) and (b) and (b) and (b) and (b) and (b) and (b) (b) and (b)	, to be applied to the haz cured hereby; and meripal of said no recept of said no recept emotiby y went of default un allment which is an to borrower under (or ents or insurance so as to borrower under (or ents or insurance and the saids), then the balact the transfer the topersented therebalance e remaining a resulting ma credit union shall conder stating and all other interest. The said and all conder states are all all other shares have balact.	o the following items in the order stated: card insurance premiums; d d mean insurance premiums; d mean insurance premiums; hyperments shall, unless made good by the borrower prior to the due, not paid withing fifteen (13) days from the due date hereof, but it authorize collection of any sum in excess of that permitted by law. (a) of paragraph 9 above shall exceed the amount of payments aleu to remiums, are the case may be auch excess shall be credited on s , however, such monthly arguments shall not be sufficient to pays to remeiums, are the case may be auch excess shall be the strict or rower shall pay to the credit union any amount necessary to make he credit union acartic credit minor any amount necessary to make the credit union in comparing the the provisions of the note sect by, the credit union in comparing the the provisions of the note sect by the credit union in comparing the the provisions of the note sect by the credit union in comparing the the provisions of the note sect by the tredit union in comparing the the provisions of (1) and the balance of the principal them remaining authorize of the premises covered hereby, set if there shall be a public sale of the premises covered hereby as it mered the mean impaid accrued and angaid and the balance of the principal them remaining er governmental ce municipal charges, fines ce impositions levied to
(2 (3) Any deficience exceed an am event shall the exceed an am event shall the second control of the event shall the second control of the event payments to create the the excount fault under any of the mereby full payment , redir to the account fault under any of the mereby full payment , redir to the account fault under any of the mereby full payment , and con said note. I. The berrower into the account and con said note. I. The berrower into the account fault under any of the most or terrorise and the right to exercise In with version of the the the the IN WITNESS V STATE OF KANSAS COUNTY OF SE	) Interest on the note see ) Anotization of the pri y in the amount of such agg ich payment, conditions the con- tion of the payments made by the latent of the payments made by the latent of the set of the payments will be or other provisions the con- be made by the borrower in shall become due and pays while the borrower and pays of the entire inabetedness re of the borrower any credit be provisions of this mortgag otherwise after default, the co- der (a) of payments of this anotpay of the white rangeraph y above will pay all taxes, assessme t when the payment for all set.	cured hereby; and, neipal of said no gregate monthly pu- vent of default un allment which is only or insurance onts or insurance or such items. If, able, then the ba- en notice from the shall render to the presented therebalance remaining to evaluation shall on the interest. The shall conditioned and on the interest.	d ore. "In the second s
	Amortization of the priv yin the amount of such agg ich payment, constitute an ev- sount equal to 4% of any inat is or other provisions be con- the payments made by the aion for taxes and assessme be made by the borrower for shall become due and pays that (30) days after write at any time the borrower as of the entire inabledness re of the borrower any credit be provisions of this mortgag otherwise after default, the c et al (a) of payment for all a coefficient of all taxes, assessme t when the payment for all a receipts therefor to the credit of coefficient of the credit of the con- tender of the contender of the and t when the payment for all a social social social social social social social t when the payment for all a social social social t social social social social social social social social t social social social social social social social social social social social social social soci	neipal of said no regate monthly p vent of default us allowert which is matrued so as to borrower under () ents or insurance ents or insurance ents or insurance at such items. If, able, then the be en notice from the shall ender to the presented therefore balance remaining to the the sub- on the interest : ents and all other back items have been	are, "A shall, unless made good by the borrower prior to the due of more this morrager. The credit union may collect a late charge income the more this morrager. The credit union may collect a late charge income of the second with fifteen (15) days from the due date hereof, but it authorize collection of any sum in excess of that permitted by law. (a) of paragraph 9 above shall exceed the amount of payments acture premiung, as the case may be, such excess shall be credited on symmetry and the case of the permitted by law. (b) any mouth necessary to make a credit union sating the amount of the deficient, which notice be credit union, in accordance with the provisions of the note sector by, the credit union in computing the amount of such indebtedness s g in the provisions of (a) of paragraph 9 above. If there shall be a public sale of the premases covered hereby, or it the credit mine. If apply, at the time the polarity accrued and anpaid and the balance of the principal then remaining ergenermental communicipal charges, fines or impositions levied at the present of the principal then remaining a such as the principal charges. The section of the present of the present of the principal then remaining a such as the principal then remaining a such as the principal then remaining a such as the principal then remaining the present of the present of the principal then remaining a such as the principal then remaining a such as the principal then remaining the present of the present of the principal then remaining the present of the principal then remaining the present of the
exceed an am event shall th 10. If the total of sequent payments for event shall th sequent payments for tients when the same the deficiency within or event wail. If, neceby full payment, redit to the account and under any of th unies the property of ance accumulated um don a sing termises excep- prionphy deliver the In the event a by assign and sets Natice of the Union to exercise anthe right to exercise IN WITNESS V STATE OF KANSAS COUNTY OF SE	uoni equal to 4% of any inits is or other provisions be cor- the payments made by the l aton for taxes and assessme be made by the borrower to shall become due and pays thaty (30) days after write at any time the borrower are of the entire indebtedness re of the other indebtedness re of the borrower any credit be provisions of this mortgage otherwise after default, the c- der (a) of paragraph 9 above will pay all taxes, assessme t when the payment for all s	allience which is matrued so as to borrower under ( ents or insurance ar such items. If, able, then the bo- en notice from the shall tender to it epresented there balance remaining or esulting in a credit union shall on the interest : ents and all other buch items hash	The this antigage, the credit minor may collect a late charge "no not paid withfilten (13) days from the due date hered), but it authentice collection of any small exceed the amount of payments acture premiums, as the case may be, such excess shall be credited on as however, such monthly payments shall not be sufficient to pay as orrower shall pay to the credit union any amount necessary to make the credit union in computing the amount of payments here the the credit union in accordance with the provisions of the note sec- be credit union in the computing the amount of such indettedness $x_{ij}$ in the prover $x_{ij}$ in the credit union and the provisions of the note sec- be credit union in computing the amount of such indettedness $x_{ij}$ in the provisions of the note sec- $x_{ji}$ in the providence of the provisions of the note sec- $x_{ji}$ in the providence of the providence of the note sec- $x_{ji}$ in the providence of the providence of the note sec- tion of the providence of the property is otherwise acquired, any credit accrued and ampaid and the balance of the priorical then remaining ergenergy endities of the providence of the model in the providence of the sec- tion of the accordance of the priorical charges, fires or impositions levied of the sections of the section of the section of the sections of the section of the sections of the sec
the right to exercise number simily include IN WITNESS V STATE OF KANSAS COUNTY OF <u>SP</u> DE IT REMED	over to the Credit Union all	proceeds to be a	ainst mereof, the credit union may pay the same, ainst any of the above described mortgaged property the Borrower h applied as provided herein.
COUNTY OF SE	exercise of any option grant by option to declare matured	ted herein to the the debt hereby	Credit Union is not required to be given and no failure of the Cr secured, nor in fact any option hereunder, shall be deemed a wrive resent, part, of luture de tault hereunder. Whenever used, the sing use of any gender shall be applicable to all genders. <b>Uner</b> and the day and year first written above.
COUNTY OF SE			A A A A A A A A A A A A A A A A A A A
COUNTY OF SE			X DIS NULLINMA
COUNTY OF SE			V Plant als
BE IT REMEN		ss	A manifelle allassinger
	lawnee	)	¢ 1
Notary Public in and	MBERED that on this181	thday of	March . 19.64, before me the undersigne
	for said county and state, p	personally appea	Dale Heiserman & Charlotte Heiserman
(Husband an	and the second se		
		me person(s) who	o executed the foregoing instrument, and dully acknowledged the exe
ion of the same.	The second s		
O NOTAR	winner. OF , I have hereunto :	set my hand and	affixed my official seal the day and year last above written.
1 1 1 1 2			4 y 1 - 10%
PUBLIC			Notary Public
y Commission expir			Notary Public
Cowners,	June 14, 196	67	Notary Public

14 1.1

RELEAJE The amount secured by this mortgage has been paid in full and the same is hereby discharged and released.

(Corp. Seal)

KANSAS HIGHWAY CREDIT UNION By M. C. Wray Treas.

Carold Check Revister of Deeds

Disimiler by Bick Herdit & Bick "Lorke Beem