The northey introduments of a process when including both principal and interest. First payment of a 1.2.5 due on or before the 10th day of acch month thereafter until total amount of indebtedness to the Association has been paid in full. The agreed that the mortgage maranty insurance, and may apply for renewal of such mortgage guaranty for and purchase mortgage guaranty insurance covering this motigage, and pay pretinions due by reason thereof, and require repayment by the mortgage of auch amounts as are advanced by the mortgage end of such mortgage dual to the the structure of the the structure to the structure of the instructure of the theory of the mortgage and and mort as a structure of the theory of the mortgage of auch amounts as are advanced by the mortgage when of failure by the instructure of the considered a default, and all provisions of the mortgage and the note secured thereby with regard to default abalt he applicable.

- Tricke

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance aining due hereunder may at the option of the mortgages, he declared due and payable at once.

Side note further provides: Upon transfer of tills of the real what, mortgage backurs this note, the entire balance channel do hereunder may at the option of the mergages, backurs due not payable at one.
The here hereunder may at the option of the margages, backurs due not payable at one.
The here hereunder may at the option of the margages, backurs due not payable at one.
The here hereunder may at the option of the margages, backurs due not payable at one.
This margages shall remain in full force and effect between the parties herets and their heirs, personal representatives, accurate any the here and the here of the payable at one.
This mortgage shall remain in full force and effect between the parties herets and their heirs, personal representatives, accurate any and all inducted due and payable at one.
This parties, or key of the present indubiedness for any case, the total dott on any such additional loans shall at out the precedes of and through forcelourse or patternes.
First parties are to be used and one suffer wast or permits a missince thereon. First parties also agree to pay all tasks, cases and an intransfer premiums are required by second party.
The precise also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party.
The parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party.
The parties here here any aging to second party or its agent, all to paid at any time by property mort distingt to paid the taking of payses here and entire states do the control of estable control of estable control of estable control of estable controls.
The fall note and here and the mode and pay by estimated the payse of party in the aging hereinone in force until the main adjuged for this mortgage.
The task of the provides is fully paid. It is also agreed that the taking of payses here adjust and teness and provide at the taking of

This mortgage shall extend to and be binding upon the heirs, executors, administrators, subcessors and assigns of the specific parties hereto.

IN WITNESS WHEREOF, said first parties have hereimto set their hands the day and year first above writt

toch D tonzen Joel D. Janzeh Lucille K. Janzen

催.

who are personally

Arould a Black Register of Deeds

STATE OF KANSAS

COUNTY OF Douglas

A. D. 1964 , before me, the undersigned, a BE IT REMEMBERED, that on this 3rd day of July Notary Public in and for the County and State aforesaid, came Joel D. Janzen and

Lucille K. Janzén, 'his wife'

Leaven to have to be the same person S\_ who executed the within instrument of writing, and such personS\_ duly acknowl-edged the execution of the same.

VIN YESTIMONY WHEREOF, I have hersanto set my hand and Notarial Seal the day and year last above written. Lois L. Ames Notary Public

FLEL'(SEAL)

6

My visitification expires: August 6, 1967