It is agreed and understood that this is a purchase money money.

To have not to hold the premises described, together with all and singular the benements, hereditaments and approximation of the premises described, together with all and singular the benements, hereditaments and approximation of the premises described, together with all and singular the benements, hereditaments and approximation of the premises described, together with all and singular the benements, hereditaments and the premises described, together with all and singular the benements, hereditaments and the present of the failures of what we are all of the presents of the said real estate of the said real estate of the present of the said real estate of the present of the said real estate of the the said real estate of the said real estate

302

the in addition to the reasons in title, by the regarder, or any of them is mortgage shall remain score and assigns, antil on the maturing of the it time and for the same proceeds of sale through to the amount above stated while the the amount above stated while hether by note, hould account or and their burs, personal represen-ances, are paid in full with ins-in any such additional leave sha per could information of the state of the person of the state o This morts the energy of upon the dupon the

aure or otherwise, at if any improvements, repairs as alteration prior to the data based, the mortgagers we must of the costs of the improvements and our purpose; that if work measure on any pro-tom said mustgages may at its option, with

1 Store 50

Mustgago

approvements necessary to keep and apply the as nottenage or in the note hardy secured. This are not note is fully paid, it is also agreed that the same in the collection of and some by forcelosu thall be any charge in the ownership of the pro-pert of the assumption fee as specified in the pro-tes election of the mortgages and forcelosure pro-ceptages shall cause to be paid to mortgage and note becky assumption taking of po

WHENEVER USED, the singular to all genders.

IN WITNESS WHEREOF, said mortgagor has hereanto set his hadd the day and year first above gritten

ACKNOWLEDGMENT · .]...

County and State aforesaid, came Damon W. Mountford and Helen H. Mountford, husband and

March 4 19.72.

ily known to me to be the same persons who executed the within instrument of writing, and such

NY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year above written.

Roger W. Gramly

ancie Been

Notary Public.

STATE OF KANSAS,

1

wife.

who are p

County of Douglas

duly acknowledged the execution of the same.

X. Line W. Mentord X. Hill Roman W. Mountord Helen H. Mountford

Be it remembered, that on this third