NOTE 71-2 COMMERCE Inc. KANSAS Agreed Rate of harges on Loans Not Exceeding \$2100 3% per imonth on that part of the unpaid principal balance not in excess a \$300 and 3/6% per month on any remainder of unpaid principal balance to the or intuitive and 6 month thereafter 1, and thereafter 10% per annum of OWERS INAME AND ADDRESS Unfred, Mayne F. & Loretta 793 K. 7th L Lawrence, Kansas LOAN 4112-340-55830 1st PAYMENTS OO 1 COUNTY DOUGLAS XI I TH NEW ADDRESS THAL 74. DUE STAL -1 NOTE ,5353.85 1632.19 6988:34)-1-1-189 STS 325 . 64 INV. FEE | FILE FE 90.00 CO9.0010 6. PER STOO 1279.01 No .26.34 UNT OF INTEREST" SHOWN ABOVE INCLUDES THE POLLOW INT FOR EXTENDING FIRST PAYMENT BEYOND 30 DAYS IN CONSIDERATION of a loan made by the payee at its above address the undersigned jointly and severally promise to pay to the order of said payee at its above office, and subject to the terms hereof, the face amount of note as stated above, with charges as herein provided. The face amount of note as stated above, which includes the principal amount of loan as stated above and charges at the rate or rates as set forth above, precomputed on scheduled unpaid principal balances to maturity, according to the terms of this contract, is payable in consecutive monthly installments as indicated above, beginning on the due date for the first installment stated above and continuing on the same day of each succeeding month thereafter until fully paid. Payment in advance may be made in any amount. Default in paying any installment shall, at the option of the holder hereof and without notice or demand, render the entire sum remaining unpaid at once due and payable, less any required re-for more than 10 days, shall bear one delinquency charge of 5% of the installment or \$2.50, which ever is the lesser, at the option of the holder hereof. option of the molder aeron and whence the remaining unpaid principal balance to draw the highest legal rate of charges, which the then remaining unpaid principal balance to draw the highest legal rate of charges, which the holder for more than 10 days, shall be a one delinquency charge of 5% of the installment or \$2.50, which ever is the lesser, at the option of the holder the precomputed charges included in the face amount of note are subject to refund in case of prepayment in an amount of one periodic payment one is made one month or more before the amount so paid is due, the precomputed charges are subject to recomputed charges are subject to recomputed charges and by applying each payment and to rom date before the amount of one periodic payment, lender to may recompute charges and by applying each payment and to rank the relating the face amount of one to rate or and a site of the transfer to accrued charges and the computed charges are subject to recomputed charges and by applying each payment and principal balance; thereafter the accrued charges are on the unpaid principal balance at the rate or rates set forth above. In the thereafter shall be applied to the unpaid principal balance are the accrued charges due on the unpaid principal balance. The accrued charges due on the unpaid principal balance is and any term and on the another of the applied for the payment of any term or condition hereof are around of the inter of all or any part of the monay terminon of the installe on the unpaid principal balance. The accrued charges due on the unpaid principal balance, the accrued charges due on the unpaid principal balance. The accrued charges due on the unpaid principal balance, the accrued charges are recompared by reason or distalt, every payment made thereafter shall be applied to a sup are of any term or condition hereof any term in of the installe on the unpaid principal balance. The accrued charges are the unpaid principal balance, the accrued charges and the aconce of the accrued charges are the ter Signed: Wayne Unfred (Seal) Signed: Loretta J. Unfred (Seal) The Mortgagors hereby agree to pay all taxes assessed on said property before any penalties or costs accrue thereon and also agree to keep said property insured in favor of the Mortgagee in an amount satisfactory to Mort-gagee; in default whereof the Mortgagee may pay the taxes and accruing penalties, interest and costs, and may insure the same at the expense of the Mortgagors, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall from the date of payment thereof become an additional lien under this mortgage on the above described property, and shall bear interest at the rate of Ten Percent (10%) per annum until paid to the Mortgagee. This mortgage shall be void if all payments are made as provided in said note and in this mortgage. Time is of the essence. If default is made in any such payment, then the whole of the principal secured by this mortgage, with interest, shall become immediately due and payable, at the option of the Mortgagee; and it shall be lawful for the Mortgagee at any time thereafter to take possession of said property and foreclose and sell the same, or any part thereof, in the manner prescribed by law, appraisement of said property and all benefits of the Home-stead, Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the Mortgagor. IN WITNESS WHEREOF, the Mortgagors have hereunto subscribed their names on the day and year first above · Wayne Vayne Francis Unfred Southa June Unfred STATE OF KANSAS 55. COUNTY OF Douglas BE IT REMEMBERED, that on this 14thday of January 1969, before me, the undersigned a Notary Public in and for the County and State aforesaid, came Wayne Francis Unfred & Loretta June Unfred (Husband & Wife) to me personally known to be the same persons who executed the within in-WHEREOF, I have and affixed my seal, the day and year last above A er UTO PLLOY Robert, J 12-12-72 1.1.286 Form No. Ks 311 Recorded January 14, 1969 at 4:16 P.M. Bao Register of Deeds