122 IN CONSIDERATION of a loss made by the payce at its above address the undersigned jointly and severally promise to pay to the order of aid payce 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 mote as stated above, which includes the principal amount of loan as stated above and charges at here provided. The above, precomputed on scheduled unpaid principal balances to maturity, according to the terms of this contract, is payable in consecutive contilly installments as indicated above, beginning on the due date for the first installment stated above and continuing on the kame day of each science difference in the first of the terms of the terms of the contract, is payable in consecutive acceeding month thereafter until fully paid. Payment in advance may be made in any amount. Default in paying any installment shall, at the stion of the Bolder hereof and without notice or demand, render the entire sum remaining unpaid at once due and payable, less any required re-ar more than 10 days, shall be ar one delinquency charge of 5% of the installment or \$2.50, which ever is the desset, at the option of the holder trend.

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note and to days, shall be at one delinquency charge of 5% of the installment or \$2.50, which ever is the Jesser, at the option of the holder, he precomputed charges included in the face amount of note are subject to refund in case of prepayment in full one month or more before the installment date, as provided by Section 10(c) of the Kansas Consumer Loag Adv. If partial prepayment in full one month or more before the or more is mide one month or more before the amount so paid is due, the precomputed charges are subject to recomputation as provided in 10(d) of the Kansas consumer Loag Acs. Upon default of one or more contract payments, lender at its option may recompute charges on an 10(d) of the kansas consumer Loag Acs. Upon default of one or more contract payments, lender at its option may recompute charges on erg made, as of date of payment, first to acreted charges due on the anguid principal balance at said date, and applying the remainder to a charges are recomputed by reason or default, every payment made thereafter shall be applied first to rates set both affore. In the principal balance, and any remainder shall be applied to the impaid principal balance at the rate of eastered charges due do in the impaid principal balance, and any remainder shall be applied to the impaid principal balance. The shares to the accurate distarges due do in the impaid principal balance, and any remainder shall be applied to the impaid principal balance. The shall not affect the liability of any parts hered or comparts privation modification or survey hered, it being the intent of all y unifier surfaces, endorsers, guarantors, survers, and all parters, endorser, guarantor or survey hered, it being the intent of all the alore and indicates and notice of demand nonpayment and protects of the barges here of the alore act of the alore arise in the same ayment, demand, prorest and notice of demand, nonpayment and protects of the sector. final

ec, modification or waiver of any term or condition here er, guidantor or survey hereaf, it being the intent of e payment of the afore and indebtedue sx until the san to severably wrive notice of acceptance, presentetof payinent, demand, protest and notice of demand, no INSURANCE AUTHORIZATION. If the insurance making of this loan expires or is cancelled before my new insurance. Should Payee elect to procue new in

in full, Paye notify Bos is and

Signed: Bernard L. Miller
Signed: Helen Mae Miller . (Seal)
(Seal)

This mortgage shall be void if all pays of the essence. If default is made in any s with interest, shall become immediately a for the Mortgagee at any time thereaftes to any part thereof, in the manner prescribe stead, Exemption and Stay Laws of the will benefart

IN WITNESS WHEREOF, the Mortgo

Bernard L. Miller Helen Mae Molierid wee

pompt potary Public

Janue Beem

Register of Deeds

STATE OF KANSAS COLINTY OF Douglas

BE IT REMEMBERED, that on this 29th January 1969 before me, the undersigned Notary Public in and for the County and State aforesaid, came Bernard L. Miller and Helen M. Miller (Husband, and wife) to me personally known to be the same persons the county it defined to me personal the same persons the county it defined to me personal the same persons the county it defined to me personal the same persons the county it defined to be the same persons the county it defined and and affixed m seal, the day and year last

Robert J. G

NOTARL PURLIC A PART OF 12-72 Form No. Ks 311