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DATE DATE	57315	HATE OF NOTE AND THIS NORTOAGE	PACE AMOUNT OF NOTE (INCLUDING PRECOMPUTED CHGS.) 3600.00	PRECOMPUSED	PRINCIPAL AMOUNT OF LOAM (EXCLUDING CHARGES) 2903.23	CREDITHRIFT ESTATE MORTGAGE
CRARG	TPAL AND ES PAYABLE 36 MONTELY	MONTHLY PAYMENT (EXCEPT FINAL) 100.00	DUE DATE	OTHERS SAME DAY OF BACH MONTH	TIMAL PATHENT DUE DATE 7-18-72	 Marica #h. Inc. (Mortgagee) 9hh Massachusetts
TYPE	OF SECURITY :	D FURNITURE C	MOTOR VEHICLE C	-HAKER (S)		· Lawrence, , Kansas 660hh

Lee, Thomas 506 N. 8th mas L and Maxime J.

Lawrence, Kansas

The Mortgagors above named are indebted on their Promissory Note above described, payable to the order of the above named Mortgagee and evidencing a loan made by said Mortgagee, in the Principal Amount of Loan stated above. Said Note is payable in monthly payments, and according to the terms thereof, payment may be made in advance in any amount at any time and default in making any monthly payment shall, at the option of the holder of the Note, and without notice and demand, render the entire unpaid balance thereof at once due and payable, less any required refund or credit of charges.

This grant is intended as a Mortgage to secure the payment of any sum advanced at the date hereof, and any sum or sums of money which may be advanced from time to time by Mortgagee upon renewal of said Note or Notes at rates of interest fixed therein, pro-vided however, that the advance of such sums shall be entirely optional with Mortgagee, and provided further that the aggregate amount of such sums so advanced shall not exceed an unpaid Face Amount of \$2600, said aggregate amount to be considered only as the limit vanced and repaid and again advanced with this Mortgage standing as a continuing secu-rity until all advances made by virtue hereof are³ paid in full, with interest as speci-fied.

NOW, THEREFORE, in consideration of said loan AND SUCH ADVANCEMENTS MADE FROM TIME TO TIME, the undersigned Mortgagors hereby grant, bargain, sell and convey to the Mort-gagee the real estate and premises now described.

DESCRIPTION OF THE MORTGAGED REAL ESTATE AND PREMISES, SITUATED IN

Lots 36 and 37, in Additon No. 10, to North Lawrence Less beginning at the Southeast Corner of Lot 35, in said Addition No. 10, to North Lawrence Less beginning at the Southeast Corner of Lot 35, in said Addition No. 10, thence North 117 Feet, thence Neet 170 feet, t ence South 117 feet, thence Last 190 feet to place of beginning, and less that portion conveyed to t e Union Pacific Railroad Commany in Deed Look 79, Page 79, all in the City of Lawrence, and less beginning 170 feet Neet of the Southeast corner of Lot 35 %, Addition No.10, North Lawrence, In the City of Lawrence, thence Meet 61 feet, thence North 95 feet, thence East 17 feet, thence North 20 feet, there East 32 feet, thence North 12 feet, thence East 15 **Getat**, thence North 50 flot 35, Addition 10, thence West 180 feet, thence Lest Along railroad right cot heast corner of Lot 35, Addition 10, thence West 180 feet, thence Looth to place of the set of Lot 35, Addition 10, thence West 180 feet, thence Lot 17 feet, thence North 65 feet, the contheast corner of Lot 35, Addition 10, thence West 180 feet, thence Lot 16 feet, the for the coutheast corner of Lot 35, Addition 10, thence West 180 feet, thence both to place df

TO HAVE AND TO HOLD the above described real estate with all appurtenances there-unto belonging, unto said Mortgagee, provided that if Mortgagors shall pay in full said sum or sums of money according to the terms of said Note or Notes, then this Mortgage shall be null and void, otherwise to remain in full force and effect. Upon default in making any payment on said Note or Notes when the same becomes due according to the tenor thereof, then the entire sum remaining unpaid on said Note or Notes shall at once become due and payable, and this Mortgage may be foreclosed as provided by law for the purpose of satisfying and paying the entire indebtedness secured hereby. Whenever the context so requires, plural words shall be construed in the singular.

In Witness Whereof, the said parties have hereunto set their hand the day and year above written.

STATE OF KANSAS COUNTY OF Douglas	Ss x Mamas Lifee
On this _3	day of June arise lee , 1969, before me, the
tical person(s) de	y Public in and for said County and State, personally came
	hereunto subscribed my name and attract my official and deed. In testi-
My commission expir- on: $\frac{12-12-7}{Date}$	
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