Roper	Conneroce	1				NOTE	
	. 946 Ma	100. 100 K	INSAS				
			Agreed Rate Charges on L Not Exceed \$2100	of 3% per mat oans \$3% and 3/ date of mate the unpaid p	th on that part of the n 6% per month on any r urity and 6 months there orincipal balance.	unpaid principal balance not in exc emainder of unpaid principal balan after, and thereafter 10% per annu	ice, to
750.00	Wilson, Li 401 Korth Lewrence,	loyd F. an Street	d Cheryl	LOAN NUMBER 4112- PHONE VI2-1 DOUG	340-58917 629 ADE 21 148 22		
DATE OF THIS	PRINCIPAL AMOUNT	AMOUNT OF	FACE AMOUNT	FIRST INSTALL.	DATE OF MATURITY		
CASH TO CUSTOMER	INSURANCE COSTS	LIFE INS. DECR D	550 - 80 A	INV. FEE FILE FE	PER S100	FINAL PAYMENT SHALL BE UNPAID BALANCE	

1 - and in

by the payee at its above office, and subject to the terms hereof, the face at the face amount of note as stated above, which includes the principal above, precomputed on scheduled unpaid principal balances to maturi hly installments as indicated above, beginning on the due date for the eeding month thereafter until fully paid. Payment in advance may be on of the holder hereof and without motice or demand, render the entire or credit of charges, with the then remaining unpaid principal balance hore than 10 days, shall bear one delinquency charge of 5% of the inst of. v \$2.50

fund or credit of charges, with the their temaining input primipal binner to use the end of the rest of the precomputed charges, shall be arone definquency charge of 5% of the installment of \$2.50, which ever is the lesser, at the option of the holder hereof.
The 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 due, as provided by Se ction 10(c) of the Kansas Consumer Loan Act. If partial prepayment is an amount of one periodic payment or more is made one month or more before the amount so paid is due, the precomputed charges are subject to recomputation as provided in Section 10(d) of the Kansas Consumer Loan Act. Upon default of one or more contract payments, lender at its option may recompute charges on and loan contract from date of loan by crediting the face amount of note with the entire amount of precomputed charges and by applying the remainder to the mpaid principal balance at said date, and applying the remainder to the unpaid principal balance at eact of the second charges due on the unpaid principal balance at eact of any term or condition between the unpaid principal balance at eact of any term or condition here event charges are recomputed by reason or delault, every payment made thereafter shall be applied first to the accrued charges due on the unpaid principal balance at sets of any term or condition hereof at any time or times shall not affect the liability of any pary hereto or co-maker, endorser, guarantor or surver for any term or condition hereof at any time or times shall be continue jointly or severally, absolutely liable for the payment of the adoresaid indebtedness until the same is actually paid in full. Commetry, presenters, guarantors, surcharged or insurance offered by borrower at the time of the insurance policy covering the property mortgraged or insurance ordered by borrower at the time of the maxing part of the insurance policy covering the property mort

at the second for

VI I.

The Mortgagots 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 Mortgagots, 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 lawfal 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 Homestead, Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the Mortgagers.

IN WITNESS WHEREOF, the Mortgagors have bereunto subscribed their names on the day and year first above written.

F. Wilson Lloyd F. Wilson STATE OF KANSAS COUNTY OF Douglas

BE IT REMEMBERED, that on this 15 day of November 1959, before me, the undersigned a Notary Public in and for the County and State aforesaid, came Lloyd F. Wilson and Cheryl I. Wilson to me personally known to the same persons who executed the within in-strument of writing, and such persons duly acknowledged the execution of the same.

IN TESTIMONY	WHEREOF I cave bereunt	to set my hand and any seal,	the day and year last above
	S DOTARY S	Kaber Ingo	tor"
dy commission expir	AUNDO E	Robert J. Compton	т — В ф.
Form No. Ks 311	COUNT STA		

5.4

T.

\_ (Seal)