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	GOMMERCE	Heceptance	LANFORGO	, II	16.	ø	1 1
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	. Lawre	RCO, KAN	ISAS				
	a for the second		· · · · · · · · · · · · · · · · · · ·	1 A 1		1	
			Agreed Rate Charges on L	of (3% per mont soons (\$500 and 5/6	h on that part of the u	npaid principal balans mainder of unpaid pr	incipal balance, to
			Not Exceedi \$2100	ng (date of matur the unpaid pr	incipal balance.	iller, and increation i	170 per attrain on
		ADDR: 35-		- 15			
- DAY DUE	Miller, H	ernard L.	a Telen	NUMBER 4112-	140-58859		*** * **
- G	1004 8. 5			PHONE	AGE		
37.205.00	NEW ADDRESS	Kansas 60	ily to	COUNTY DELLE	42/43		
TOATE OF THIS	PRINCIPAL AMOUNT	AMOUNT OF	FACE AMOUNT	FIRST INSTALL	DATE OF MATURITY		. / 7
11-0-69	. 6034.76	.1550.24	.7585.00	12-6-69	12-6-72		
CASH TO CUSTOMER	INSURANCE COSTS	LIFE INS. DECH	AAH 14 DAY	INV. FEE FILEFEE	PER \$100	FINAL PAYMENT BHALL BE UNPALD BALANCE	
2279.26	A AN A REVE NOR LUCKEN THE	LEVEL []	RETRO CA		1 PER YEAR	CORNEL BALANCE	
AMOUNT FOR EXTENDING	FIRST HANNENT BENCH	DATE 2		199932222222222222222222222222222222222	***************************************		

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IN CONSIDERATION of a loan made said payee at its above office, and subje The face amount of note as stated ab-forth above, precomputed on scheduled i monthly installments as indicated above, succeeding month thereafter until fully p option of the holder hereof and without a fund or credit of charges, with the then a for more than 10 days, shall be at one de bareof. includes the principal balances to ma on the due date for out in advantage.

Indicator credit of charges, with the their remaining singled principal behavior to that the theorem one than 10 days, shall be at one definitions, charge of 2% of the installment of a theorem.
The precomputed charges included in the tace-amount of note are subject to reflux, from the more is made one month or more before the amount so paid is due, the precomparison of the tace and the targes are consumer Loan Act. Upon default of one is made contrast from date of loan by crediting the face amount of note are subject to reflux, and pain include a solution of the targes are recomputed by reason or default, every aprined on the moral principal balance, thereafter charges shall be computed on the moral principal balance, thereafter charges shall be computed on the unpaid principal balance, thereafter charges shall be computed on the unpaid principal balance, and any remainder shall be applied to the unpaid principal balance, and any remainder shall be applied to the unpaid principal balance, thereafter charges shall be applied to the unpaid principal balance, and any remainder shall be applied to the unpaid principal balance, and any remainder shall be applied to the unpaid principal balance, there after the liability of any party hereto or comaker, endor are my mer of the singes are received of the insurance policy covering the property may be reason of the loan by creater of the insurance on the insurance is puid in full. Compare and shorts or produce me insurance, Payce agrees to offly in substallments during the remaining period of the loan, and also are strained by the previous during the remaining period of the loan, and also are strained or the insurance of the shorts the substalled and the previous solution and insurance or a strained by the stall be applied to the unpaid principal balance, the meriding the remaining period of the loan, and also are strained of the loan and also are strained by the stall be applied by the solution and insurance or procure and insurance carries of the loan and als red (but not required) to procure If Borrower does not pay the pre-direction of the Borrower, Payce in until paid in full, and be repay-cured by the chattel motgage se-upon cancellation any unearned unearned premiums to be applied emitted to Revenue.

Bornard L

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Helen Mae Miller

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 Mortgagors.

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

Bernand J. Miller Bernard L. Miller

Helen Mae Miller

STATE OF KANSAS

written.

Here

COUNTY OF Douglas

BE IT REMEMBE	RED, that on this 29 day of January 1969, before me, the undersigned Miller and Helen M. Miller
	RED, that on this 29 day of January 1909, there and Helen M. Miller for the County and State aforesaid, came Bernard L. Miller and Helen M. Mille d Wife) to me personally known to be the same persons who executed the within in-
strument of writing, and	such passon duly acknowledged the execution of the same.
IN TESTIMONY WH	IP to be and year last above
written.	SIGNAL III II V ALX
	The follow to well the
	3 Symp 3 Robert J. Compton.
My commission expires:	
	Course
Form No. Ks 311	

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