			789	Fee Paid
MORTGAGE		222-2—T. W.		Hall Litho, Co.
E THIS INDENT	URE, Made this 19579	t day of	December	
between Orla	nd L. Miller and Velin	a B. Miller. H		
of Douglas	County, in the State			
and The Bank	k of Ferry, Perry, Kar			, as mo
of Jeffer:				, as mo
WITNESSETH.	That in consideration of the sum of			
fifteen thous	and six hundred			
the receipt of which is its successored County, and State of the Southwes South. Range	the six nundred thereby acknowledged, said mortgage and assigns, all of the following Kansas the Quarter $(SW_{\frac{1}{2}})$ of Se nineteen (19) Fact	described Real Estate s to wit: T ction eight (he South on 8), Townshi	rant unto said mo las e-half (Sa) p twelve (1
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ear of all incumbrances except no exceptions

and that they will warrant and defend the same against all claims whatsoever. TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever.

Said mortgagor ^S hereby agree . to pay all taxes and assessments levied on said premises before any penalties or costs shall accrue on account thereof, and to keep said premises insured in favor of mortgagee in the sum of at least Fifteen thousand and no/100 - - - I in an insurance company satisfactory to mertgagee. DOLLARS

In an instruct company satisfactory to mergagee. This mortgage is executed to secure payment of the sum of \$f ifteen thousand six hundred _ Dollars advanced by mortgage to mortgagorg, with interest, and such charges as may become due to mortgage under the terms of the note hereby secured, which note is hereby made a part hereof, and which is to be paid by mortgagor g to mortgage with interest at $\frac{6}{2}$ % per annum as follows: Deginning on the 15th day of January 1971 and annually thereafter the summ of \$1000,00 and he balance of said principal sum on the 15th day of January 1975, with interest on said principal sum from the 10th day of December 1969, until due payable semi-annually on 15th day of January and July of each year. It is the intention and agreement of the parties that this mortgage also secures any future advancements made to

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nortgager 3 by mortgagee and all indebtedness in addition to the above amount which mortgagor S may owe to mortgagee , however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect until all amounts due hereunder, including future advancements, are paid in full, with interest. Upon the maturing of the indebtedness for any cause, the total debt on such additional loans, if any, with interest, shall at the same time and for the wise.

Mortgagors shall pay all costs, charges and expenses reasonably incurred or paid at any time by mortgagee ing abstract or title insurance expenses, because of the failure of mortgagor s to comply with the provisions of said note and this mortgage, and the same are hereby secured by this mortgage. , includ-

The failure of mortgagee to assert any of its rights hereunder at any time shall not be construed as a waiver of its right to assert the same at a later date, and to enforce strict compliance with all of the terms and provisions of said note and of this mortgage,

NOW, If said mortgagors shall pay or cause to be paid to said mortgagee, its SUCCESSOPheirs or assigns, said sum of money in the above described nots mentioned, together with the interest thereon, and all future advancements with interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon is not gain to said when the same is due, or if the taxes and assessments of every nature which are or may be assessed and ance premiums and not paid when due, then the whole of said sum and sums, and interest thereon, shall become due and payable at the option of the holder hereof, and said mortgagee shall be entitled to the possession of said premises.

This mortgage shall extend to and be binding upon the heirs, executors, administrators and assigns of the respective

IN WITNESS WHEREOF, said mortgagor S have hereunto set theimands the day and year first above written.

Orland & Miller Velma B. Miller Mortgagor