

Reg. No. 4,443 Fee Paid \$18.50

19573 KANSAS REAL ESTATE MORTGAGE

Dr

BOOK 155 THIS MORTGAGE, made on January 9 J. Ryan (Husband and wife) Kansas, hereinafter referred to as Mortgagors, and S.I.C. Finance-Leans of Lawrence, Inc. of Lawrence, Kansas, hereinafter referred to as Mortgagee;

Lawrence, WITNESSETH, that Mortgagers, in consideration of the sum of TEN DOLLARS, and other good and valuable consideration, the receipt of which is hereby acknowledged, hereby mortgage and warrant to Mortgagee, its suc-cessors and assigns, all of the following described property situated in the County of Douglas , and State of Kansas, to wit: The North half of lots 29 and 30 in addition Number 9, that part of Lawrence known as North Lawrence, in Douglas County, Kansas.

S.I.C	S.I.C. Finance-Loans of Lawrence ddress Mass., Lawrence, Kansas				branch number address and zip code		
DATE OF I 1-9-7 AMOUNT FINANCED: , 5478	.64	FINANCE CHARGE: 1908.71 RAT	2-24-70 NUAL PERCEN TE 14.93	IRST: TAGE TOTAL C PAYMEN % 7387	.35 PA	8th, Learner of payments: of thess: SAME DAY OF EACH MONTH CABLE IN: CONSECUTIVE MONTHLY INSTALLMENTS	2-24-74 MIRST INSTALLMENT: 3 187, 35
In consid if more than the schedule does not exce amount finan amount finan as stated here to here any inc	eration of one, prom of payment ed \$2,100; ced, or, if ced not in in shall co	CHARGE" above inclu- lander advancing to and uses to pay to the order of a and the first and final at a rate not in excess of the above stated "Amoun excess of \$1,000 and \$8 nimue for sin months aft	for the benefit of 1 of Lender at its offi- installment above as of 3% per month on it Financed' exceeds 0.00 per \$100,00 per ter the maturity date	Debtor, whether one ce in the ciry design that part of the as \$2,100,00, at a rate year or 1,2006 per of the final install	nding the first or more, the sated above, the af Payments nount financed bot in excess mosth, on that ment and those	installment beyond 30 Amount Financed" abov amount designated abov includes interest compu- not in excess of \$360 as 6 \$10.00 per \$100.00 per part of the amount fina	days: \$37.35 e stated, the undersig e as 'Tatal of Paym ted. if the above st ad 5/6% per month 'Year or 1.30% per ' where or 1.30% per st inced exceeding \$1 on
Lender, matur DEFAUL is the lesser, a DEFERM and or more for such defe- installments DEFERA	e the whole I CHARGE I the option ENT CHAI full month rement shall ad the ame	amount remaining unpart is liach sastillment deim of the holder hereof. GES: If the payment dat and the matarity of the mot exceed the different unit which would be req	interest when due, ind hereon, and the quent for a period te of each wholly up to contract is extended to between the refus puited for prepayment	or default in any of name shall be forthe of not less than 10 unaid installment on d for a correspondi- id which would be the full as of one	the covenants of with due and pay days shall bear which no chor required for pro- month prior to	able delinquency charge able delinquency charge se for default has been a additional interest may payment in full av of the	of 3% of the install collected is deferred a be collected for suc period due date
rebate of the he applicable if the above s is due, the pr Extension not affect the severally, abso	precompute to a first i tated amou ecomputed of the tim liability of furely liab	d imance charge based u nataliment period of one il financed is \$2,100 or 1 limance charges are suble s of all or any part of th any party hereto or co- t for parament of the af	y cash, a new loan, pon the Rule of 78t month for each exte ess and partial propa set to recomputation the amount owing he maker, endorser, gua ortenaid indebtedness	reliancing on other as, after first deduc a day by which the yment equal to one as provided by Sect secon, or any variati- relation or savety he until the case.	wise, one ment ting additional d first installment full ustallment ties 15.410(d) o on modification real, it being th	to or more before the fun- ary charges equal to one- due date extends beyond or more is made one fi a the Kanass Consumer or waiver of any term is intent of all parties to	the number of months al installment doe dat intrieth of the amegin i thirty days from the MI month or more be been Act. or condition hereof a this post there is a
Security water SECURIT heretofore or l interest in the Year Model 1967	I notice of Y: To secu vereafter ad following of N or U	E CHARGE" above includes the following of Lender advancing to and for the benefit of t means and the first and find investigation and the onises to pay to the order of a first at its offic means and the first and find investigation and of st a rate mut in excess of 550 per month on if the above stated "Amount Financed" excepts in the above stated "Amount Financed" excepts of the amount financed or interest when due, o the ground financed or interest when due of the above stated "Amount Financed" excepts to the amount financed or interest when due of the above stated the origination of the table and the amount of the origination of the table and the amount of the origination of the table and the mean of the origination of the table and the mean of the origination of the stated finance charge based upon the Rule of 78s is institutioned is 51,000 or less and partial perpa- ted finance charge based upon the Rule of 78s is institutioned is 51,000 or less and partial perpa- ted finance charge based upon the fuel of 78s is instituted in the store of the amount which chards and the store been or to maker, endorer, ma which and the Store previous of the store of the the store of the aforesting of the amount which chards in the of all or store of the amount of the the origin of accession, prevention of the store of the store of accession of the afore the store of the store of accession of the afore and the store of the store of the store of the store of the store of the store of the store of accession of the afore of the store of the store of the store of the origen of the store of the store of the store of the store of		Body Type		full. Co-makers, endors opayment and protest of ti by for taxes, levys, and in the or more, hereby gran Identi	ers, guarantors, suren his note, surance on said collar its to above named fication No.
and the second second	U	Chevrolet Chevrolet		Siburban Impala 4	Truck	C8167Z166	110
