







ACB

In monthly installments of \$_______each, including both principal and interest. First payment of \$________each, including both principal and interest. First payment of \$_______each. due on or before the ________tay of ________. 19.70, and a like sum on or before the _________ day of each result thread in the mortage, and provide the mortager term, and to its differentian for and purchase mortage guaranty insurance, and may arguing the mortager term, and to its differentian the mortageors of such mounts as one advanced by the mortage term, and to its differentian mortageors of such mounts as one advanced by the mortage term. provisions of the mortage and the nois secured thereby with fearer term. Said note further provides: Upon transfer of tile of the real estate mortaged to detaute, shall be such as any impose any one, or both, of the following conditions: (a). Assess a transfer for equal to one percent (1%) of the balance remaining due on this note, and if such fee is not paid, add

Said note initial plottics: Upon transfer in the brink of the factor due and payable at once, or the mortgage may impose any one, or both, of the following conditions:
(a) Assess a transfer fee equal to one percent (1%) of the balance remaining due on this note, and if such fee is not paid, add said sum to this note, and the same shall become a lien on the real estate mortgaged to secure this note.
(b) At any subsequent time, increase the interest rate up to, but not to exceed the then current rate being charged by the mortgage on similar new loans, upon giving sixty (60) days notice in writing.
In that event, the then owner of the property mortgaged to secure this note may, at his option, pay off the entire balance remaining due, and the mortgage shall not assess any propayment penalty.
It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, by second party, however evidenced, whether by note, book account or otherwise. This mortgage shall also secure any future advancements made to first parties, or any of them, by second party, however evidenced, whether by note, book account or otherwise. This mortgage shall also the hereafter exceted which the first parties, are paid in full force and effect between the parties hereto and their heirs, personal representatives, successors and assign, until all measure for any cause, the total dobt on any such additional loans shall at the same time and for the same specified cause to considered mature and maintain the building loans shall at the same time and to be assest any times as equified and the same strate or permits a nutsance thereon. First parties also agree to pay all taxes, assessing nor parties, or any other and maintain the building loans shall at the same time and to main and the same sing and any cause the total dobt on any such additional loans shall at the same time and for the same specified cause to considered m

The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert a same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said note and in this right.

nortgage contained. If said first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and provisions of said note hereby second including future advances, and any extensions or renewals hereof, in accordance with the terms and provisions of said note hereby second including future advances, and any extensions or renewals hereof, in accordance with the terms and pro-visions thereof, and comply with all the provisions in said note and in this mortgage contained, then these presents shall be vold; otherwise to remain in full force and effect; and second party shall be entitled to the immediate possession of all of said premises action to protect its rights, and from the date of such default all items of indefeedness hereunder shall draw interest at the rate of 10% per anoun. Appraisement and all benefits of homestead and exemption laws are hereby waived. This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREQF, said first parties have hereunto set their hands the day and year first ab

Hiram, C. Brown Jean L. Brown

Beem Register of Deeds

STATE OF KANSAS

1010 109 10M 4/70

COUNTY OF Douglas

BE IT REMEMBERED, that on this 8th day of May A. D. 19 70 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Hiram C. Brown and Jean L. Brown, his wife

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who are personally known to me to be the same person ³ , who executed the within instrument of writing, and such person ⁸ , duly acknowledged he convertion of the same OT AR J. Buyant

Jebn J. Bryant Reba J. Bryant Moment indicatives: September 30, 1972

Jane

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