. This mor	tgage is given to secure payment .	of a promissory note of	which the following is	a true copy:	
LENDER (SECURED PAR	PROMISSOR	Y NOTE WITH SECU	RITY AGREEMENT		
S.I.C. Finance-	Losna of Laurence, Inc.	name Mal	Lace E. & Wynon		
946 Hass., Lawr	ance, Eansas 66044		W. 20th St.,	Lawrence, Kans	an 66044
5-25-70 AMOUNT UNANCED FI	7-10-70 NANCE ANNUAL PERCENT	RS1;	E DATE OF PAYMENTS OTHERS SAME DAY OF EACH MONTH	And and a second s	TINAL:
	HARGE: RATE 14-54	AGE TOTAL OF PAYMENTS:	PAYABLE IN: CONSECUTT MONTHLY	VE INSTALLMENT:	OTHERS:
The "FINANCE CHA	RGE" above includes the following to advancing to and for the benefit of D	amount for extending the			1.180,00
the schedule of payments and does not exceed \$2,100, at a amount financed, or, if the smount financed not in exce as stated herein shall continu	 ABC above includes the following for adjuncting to and for the benefit of D pay in the stand for the benefit of D pay in the stand for the benefit of D pay in the stand for the benefit at the off in the stand for the benefit of D pay is the stand for the standard for the benefit of D pay is the standard for the standar	t in the city designated about out. Such "Total of Paym that part of the amount thus \$2,100.00, at a rate not in e year or 1.20% per month.	c. the amount designated ents' includes interest round of not in earest of \$15 ness of \$10 to per \$100 to it that part of the amounts	above as 'Total of Paym mputed, if the above ata to and 376th per month par year or 1.36th per n	ned, jointly and sever ents in accordance w ted "Amount Finance on any semander of anoth on that part of
to pay any installment of the Lender, mature the whole an DEFAULT CHARGE E in the lesser, at the option of DEFERMENT CHARGE	amount financed or interest when due, a nount remaining unpaid firecos, and the s ach assillment delengent for a period o the holder heread	of the final installment and e default in any of the cover interdeall be forthwith due a i of loss that 10 day sha	thereafter shall be sided p sants or conditions herein ad payable. I bear one definiquency ch	er annum on the unpaid contained, shall, wathout attac of 3% of the constalli	principal balance. Fail nutice, at the election ment of \$2.50, which
one or more full months ar- for such deforment shall not installment and the amount PREPAYMENT. If this CEME of the presented for	t the nutrers of the contrast is extended mixed the difference between the refuse which would be required for prepayment own is paid in full by cash, a new loan, i	tord withlight on which a for a corresponding period i which would be required in bill as of one month m climating of otherwise, one	i charge for default has h of time, additional interest for perpayment in full as r not to such date multiplied munth or more before the	ere collected is deferred is may be collected for suc- f the scheduled due date i by the number of months	a of installment date b deferment. The inter d the fays of the defer in the deferment peri
be applicable to a first instal If the above stated amount fi- is due, the precomputed fina Extension of the time of not affect the labelity of as	intern printed of one month far tack extra mined is \$2,100 or less and partial prepar tice charges are subject to recomputation ; all or any part of the amount owing her	a first first deducting adding day by which the first insis- ment equal to one full sector provided by Section 16,41 work, of any variation, model	onal days charges equal to liment due date extends he liment of more is made a (d) of the Kamas Corsu	rone thirtieth of the smooth round thirty days from the ne full month of more be mer Lean Act.	Debter shall receiv t of interest which we date the loan was ma- fore the amount so p
severally; shownedy lights for acverally, which notice of acre SECURITY. To secure p heremotors on hereafter advance interest in the following deci-	payment of the altersaid industry for and planter, presentment for payment, domand arment of the altersaid obligation, all fu ed by Secured Patty to or for the account	anton or surety hereol, it he until the same is actually p protest and notice of domain filme advances made by Secur of the Debror, Debror, when	ing the intent of all part and is full. Co-makers, as all manparment and prodest ed Party for cases, levys, a here or an arts levys, a	the terminant merets a adverter, guaranters acerti- of this note, and insurance on said collar	t on time or times at shall continue faintly in, and all parties her eral, and all inther mo-
Step Table, Wrou Digette w/8 chai	Ind Piano, Brown Diwar ght Iron Lamp, American Ts, Buffett, Deep Freez	& Chair, Round a Encycl., Chil.	Elond Coffee	Table, Sq. Ster an Clock, Velve	Table, MA
(2) Chest of Bra Dble Bed-complet	Bill Iron Lano, Arcon Dimer Rit Iron Lamp, American Buffett, Deep Fream Blact. range, Bunk Be wers, Complete set bunk e, Blk Chest, Hutch, Pl	da-set-complete beds, small de nk Chest, Step	sk, Large Desk	W/chair, Corof	undo Bew TV,
all world Endyc. Bed, dressen, che actis, now or bereatter instal a all other consumer sponts	AND CONDITIONS OF THIS ACENT	App. Base Fie	andrate har by	Sta Bed, "(90)	Edd Bear-on
		MENT ARE SET FORTH (N THE REVERSE SIDE I	ed to mean that the Secur HEREOF	ed Party consents to a
- Finance-II	Secured Party	Wall	allere E. Hollings	heing	kerf .
Charles R		Filing Copy	the next is	Delmos	ncof
This nior Mortgagor m	tgage is also given to secure pay ay loan or advance to the Mortua	(Attach copy of promis	sory note) sume of money whi	ch Mortgagee by an	reement with
also given to now holds or acquired pric	trage is also given to secure pay ay loan or advance to the Mortgan secure payment of any other im- may acquire against the Mortgan r to the recorded release or disch gagors horeby agree to pay all tax	ebiedness, by whatsoev or, provided that such arge of this mortgage.	er manner acquired, a loan or advancemen	with interest, and th direct or contingent, t t is made or such in	is mortgage is hat Mortgagee is idebtedness is
the Marine to	keep said property-insured in fav	or of the Moriganee in	party dietote any per	alles or costs accrue	e thereon and
rate of Ten F	forcent (10%) an authonal her und	fer this mortgage on th	above described pro	manian ance, shall from	n the date of
charge of this of the princip Mortgagee; ar	anced by Mortgage to all payments anced by Mortgage to or for the mortgage have been fully pays. It al secured by this mortgage, with di it shall be lawful for the Mortg ame, or any part thereof, in the jo- xemption and Stay Laws of the SE ESS WHEREOF, the Mortgages 1	benefit of Mortgagor I ime is of the essence. I interest, shall become ages at any time there	rom time to time pri I default fs made in immediately due an	or to the recorded re any such payment, the d payable, at the c	Il other sums lease or dis- ien the whole option of the
Homestead, E IN WITN,	ame, or any part thereof, in the i kemption and Stay Laws of the St ESS WHEREOF, the Morigágars i	namer prescribed by la ate of Kansas being he have hereunto subscribe	aw, appraisement of sa reby expressly waive	on of said property and property and all b d by the Mortgagors.	and foreclose enefits of the
		Wallie	C. Helle	s	bove written.
		Hallace E.	Hollingsheed	igned .	-1
		Aynona N. H	Mortgagor ollingshead	is graned	
STATE OF K COUNTY OF	55				
BE IT RE	MEMBERED, that on this 25+ belo	y of May	*	70, before me, the	e Index
M. Rolling	ic in and for the County and Stat	e aloresaid, came Wal	lace E. Hollin	rehead and them	and the second
Box Hartin	ONE WHEREOF, I have hereun	the every the every that	on the same,		
S/ NOTA	2 IEI	Val	()augh	In	

¥ .

-

- Pr

1-572

1-

1

. 12

ě.

work they

.

1

B Galling The second