37 Reg. No. 5,286 Fee Paid \$9.00 1.2.2 KANSAS REAL ESTATE MORTGAGE 23645 BOOK 159 THIS MORTGAGE, made on December 31 , 19 70, between Jantha Adams and Phyllis Adams (Husband & Wife) of the County of Douglas , in the State of Kansas, hereinafter referred to as Mortgagors, and S.I.C. Finance Loans of Lawrence, Inc. of Adams (Husband & Wife) Lawrence , Kansas, hereinafter referred to as Mortgagee; WITNESSETH, that Mortgagors, in consideration of the sum of TEN DOLLARS, and other good and valuable considera-tion, the receipt of which is hereby acknowledged, hereby mortgage and warrant to Mortgagee, its successors and assigns, all of the following described property situated in the County of Douglas , and State of Kansas, to-wit: One square acre, the Southeast corner of which is a point 676 feet East of the Southwest corner of the Southeast Quarter of Section 16, Township 13, Range 19, Douglas County, Kansas This mortgage is given to secure payment of a promissory note of which the following is a true copy (Attach copy of promissory note) PROMISSORY NOTE WITH SECURITY AGREEMENT LENDER (SECURED PARTY) DEBTORS S.I.C. Finance-Loans of Lawrence, Inc. Adams, Jantha & Phyllis 946 Mass., Lawrence, Ks. 66044 112 Route 5, Box 61, Lawrence, Ks. 66044 DATE OF LOAN DUE DATE OF PAYMENTS: OTHERS: FINAL: FINANCE ANNUAL PERCENTAGE TOTAL OF PAYMENTS: SAME DAY OF EACH MONTH PAYABLE IN: CONSECUTIVE 30NSTALLMENTS \$ 100.00 \$ 113.40 12/31/70 AMOUNT FINANCED: \$ 2854.84 \$ 758.56 RATE 15.74 % \$ 3613.40 The "FINANCE CHARGE" above includes the following amount for extending the first installment beyond 30 days: 5. 13.40 In consideration of Lender advancing to and for the benefit of Debtor, whether one or more, the "Amount Financed" above stated the undersigned, jointly and severally one than one, promiser to pay to the order of Lender at its office in the city designated above, the amount designated above as "Total of Payments" in accordance with schedule of payments and the fortune of the order of Lender at its office in the city designated above, the amount designated above as "Total of Payments" in accordance with not exceed \$2,100, at a trie not in access of structure of the structure of the excess of \$1000 and \$500 per year on any remainder of the unit financed on in excess of \$1,000 and \$8,00 per \$100,000 per year on 120% per month or the part of the \$100,00 per year on 1,20% per month on that part of the arder therein shall continue for six months after the maturity date of the final installment and thereafter shall be 100% per month on that part of the of the ay any installment of the amount financed or interest when due, or default in any of the covenants or conditions herein contained, shall, without notice, at the election of does not exceed \$2.10 amount financed of, amount financed not as stated herein shall continue for six mo to pay any installment of the amount fing Lender, mature the whole amount remain DEFAULT CHARGE: Each installme is the desire, at the option of the holder he DEFERMENT CHARGES. If the pay DEFERMENT CHARGES, if the pay o delia charge of 3% of the installment or \$2.50, whiche date of each wholly unpaid installment on which no charge for default has been collected is deferred as of installment the contract is extended for a corresponding period of time, additional interest may be collected for such deferment. rence between the refund which would be required for prepayment in full as of the scheduled due date of the first of t required for prepayment in full as of one month prior to such date multiplied by the number of months in the defen PREPAYMENT: If this rally ware notice of acceptance, presentment for paymen, denaid, protest and notice of demain on the contrast endorsed, southers, success, and all parties hereto SECURITY: To secure payment of the aforesaid obligation, all future advances made by Secured Party for taxes, levys, and insurance on said collateral, and all other money colore or hereafter advanced by Secured Party to or for the account of the Debtor, Debtor, whether one or more, hereby grants to above named Secured Party a security rest in the following described property: Yer Model NorU Trade Name Budy Type Identification No. (No. Cyl. Sofa & 2 Chairs, 1-ottoman; 1963 Motorola 21" console T.V.; coffee tble v/2 end tble 1-1964 Steres console Philco; Maple dinette set, china closet; 1963 Admiral refrig; 1963 G.E. refrig. 14'; 1963 G.E. electric range; 1-Frigidaire auto. washer 56; Amana deep freese, 1960 18'; Kelvinator dryer 56'; 3-pc. bdrm. set wal.; set bunk beds complete mpl.; oak china closet; Mal. Bk.case; Electrolux vacuum; dresser; metal dbl bed. Ford 1966 T.Bird Landau 0167(2147106; also secured by a mortgage on real estate said real estate being described in the real estate mortgage dated 12/31/70. Identification No of such condered. URTHER COVENANTS AND CONDITIONS OF THIS AGREEMENT ARE SET FORTH ON THE REVERSE SIDE HEREOF S.I.C. Finance-Loans of Lawrence, Inc. Jantha Adams Jantha Claims W Mar 1 *Frank W. Marzolf Filing Copy Phyllis Adams This mortgage is also given to secure payment of any sum or sums of money which. Mortgagee by agreement with Mortgagor may loan or advance to the Mortgagor at the date hereof or from time to time, with interest, and this mortgage is also given to secure payment of any other indebtedness, by whatsoever manner acquired, direct or contingent, that Mortgagee now holds or may acquire against the Mortgagor, provided that such loan or advancement is made or such indebtedness is acquired prior to the recorded release or discharge of this mortgage. 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 Mortgagee; in default whereof the Mortgagors, and the expense of such taxes and accruing penalties, interest and costs, and 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 and if all other sums of money advanced by Mortgagee to or for the benefit of Mortgagor from time to time prior to the recorded release or dis-charge of this mortgage have been fully paid. 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. Homestead, 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 written scribed their names on the day and year first above - Odems Jantha Adams Phyleis . adams Phyll's Adams Mortgagor