$\partial f_{ik}$ Friday. and the second 11 DATION WEAL STATE IS STATE 2632 BOOK 160 88 March 31 , 19 71 , between Percy Waltho and THIS MORTGAGE, made on . Ohas A. Waltho (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 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: Lot Fourteen (14), in Block "C", in Lawrence Heights, an Addition to the City of Lawrence, Douglas County, Kansas This mortgage is given to secure payment of a promissory note of which the following is a frue copy, (Attach copy of promissory note) PROMISSORY NOTE WITH SECURITY AGREEMENT LENDER (SECURED PARTY) DEBTORS S.I.C. Finance-Loans of Lawrence, Inc. Waltho, Percy & AREAS Onas A. 946 Mass., Lawrence, Kans. 66044 3054 W. Sth. Lawrence, Kansas 66044 112 DATE OF LOAN DUE DATE OF PAYMENTS: OTHERS: FIRST 5/1/71 SAME DAY OF 3/31/71 FIRST ALLMENT: OTHERS 
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FINANCE INANCED: CHARGE: \$455.37 \$2536.63 RATE 10.84 the following amo The "FINANCE CHARGE" above includes the following amount for extending the first installment bovers. The consideration of Lender advancing to and for the benefit of Debtar, whether one or more, the 'Amount Financed' and the table of payments and the first and final installment bovers of the constraint of the above states of the amount for extending the first installment bovers of the table of payment's and the first and final installment bovers of the constraint of the amount financed and the states of the above states of the amount financed are two affices in the city discussed at the state of the above states of the amount financed are two affices on the city of the amount financed are two affices on the city of the above states of the amount financed are the states of the finance are the states of the amount financed are the states of the amount financed are the states of the amount financed are the states of the states of the amount financed are the states of the states and be are the states and the amount financed are the states of the states and be are the states are the states and the states are The "FINANCE CHARGE" untifor extending the first installment boyond 30 days: \$ 🖉 boys stated "Amount Fis to thatke for default has been t months in the defen due date. Debtor sha account of interest w from the date the loan more before the amou hereof at on time or rim hat they shall continue jo rs, sureties, and all parties d insurance on said collateral, and all other grants to above named Secured Party a -This Loan is secured by a Mortgage on Real Estate, said Real Estate being described in the Real Estate Mortgage dated March 31, 1971. with all replacements and substitutions thereof, and all improvements, betterments and accessions thereto, and now or hereafter installed in, affixed to or used in connection with said property and all other consumer goods ther consumer goods acquired by Debtor. Proceeds, of collateral are also covered, however, such shall not be conther equipment parts, accessories, at I SUCH COMMANTS AND CONDITIONS OF THIS AGREEMENT ARE SET FORTH ON THE REVERSE SIDE HIREOF .I.C. Finance-Loans of Lawrence, Inc. es. Percy Waltho ank W. Marzolf By Form 1996 Filing Copy Onas. A. WaltHobtor The mortgage is also given to secure payment of any sum or sums of money which Mortgagee by agreement with the 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. acquired prior to the recorded release of 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 Mortgagoe may pay the taxes and accruing penalties, interest and costs, and may 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 Mortgager from time to time prior to the recorded release or dis-charge of this mortgage have been fully paid. Time is of the example. 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 Mortgage; and it shall be lawful for the Mortgage at any time thereafter to take possession of said property and all benefits of the Mortgage; and it shall be lawful for the Mortgage at any time thereafter to take possession of said property and lonefits of the Homestead, Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the Mortgagors. IN WITNESS WHEREOF, the Mortgagors have herounto subscribed their names on the day and year first above written. an an Percy Waltho Onas A. Waltho Waltho Mortgagors