The second States Barris a fin A shirt PROMISSONT NOTE WITH SEGURITY LENDER (SECURED PARTY) DEBTORS S.I.C. Finance-Loons of In Laurence. Inc McGrants, Metert J. & Dorstby 946 Mass., Lawrence, Kansas 66044 112 1538 Verment, Lawrence, Kansas 66044 DATE OF LOAN: DUE DATE OF PAYMENTS: OTHERS: SAME DAY OF EACH MONTH PAYABLE IN: -CONSECUTIVE MONTHAY. FIRST: FINAL: FINANCE ANNUAL PERCENTAGE TOTAL OF PAYMENTS: 4/19/71 5/4/76 OTHERS: AMOUNT FINANCED: FIRST INSTALLMENT: \$ 3700.00 2605.00 MONTHLY INSTALLMENTS \$ 113.80 RATE 14.99 % \$305.80 60 \$88.00 The "FINANCE CHARGE" above includes the following amount for extending the first installment beyond 30 days: 3 25.00 The "FINANCE CHARGE" above includes the following amount for extending the first installment beyond 30 days: 3 25.00 The consideration of Lender advancing to and for the benefit of Debtor, whether one or more, the "Amount Financed" above stield, the understand, fointly and server if more than one promises to pay to the order of Lender at its office in the city designated above, the amount designated above as "Totil of Payments" in accordance we does not except 32000 stand the first and final installment above set out. Such "Total of Payments" in accordance we amount financed or if the above stated "Amount Financed" exceeds 32.100,00 per year or 1.30% per month on that part of the stated herein shill continue for six months 50.00 per year or 1.20% per month, on that part of the amount financed exceeding \$1,000.00 per year or 1.30% per month on that part of the state herein shill continue for six months 50.00 per year or 1.20% per month, on that part of the amount financed exceeding \$1,000.00 per year or 1.30% per month on that part of the state herein shill continue for six months 50.00 per year or 1.20% per month, on that part of the amount financed exceeding \$1,000.00 per year or 1.30% per month on that part of the state herein shill continue for six months 50.00 per year or 1.20% per month, on that part of the amount financed exceeding \$1,000.00 per year or 1.30% per shill be forthwith due and papable. DEFAULT CHARGE: Each installment of an aperiod is not state that be forthwith no charge for default has been collected in stallment of \$2.30, which more of more fall months and the maturity of the contrast is contending period of time, additional merces may be collected for a aperiod for a period for a merced for exceeding to a period of time, additional merces in the cheeded definition the interest is catended for a corresponding period for time additional merces in applied of install DEFAULT CHARGE: Each installment definement for a period of not less than 10 days shall bear one definemency charge of 5% of the installment of \$2.50, whichever is the lesser, at the option of the holder hereof.
DEFERMENT CHARGES: If the payment date of each wholly appaid installment on which no charge for default has been collected in deferred as of installment date for one of more following the evolution of the holder much default of the sources of the default has been collected in deferred as of installment date for one of more foll months and the maturity of the contrast is extended for a corresponding period of time editional interest may be collected for such deferment the interest. The interest may be collected for such deferment the interest may be collected for such deferment the interest may be collected for such deferment period.
PREPAYMENT: If this loan is paid in full by cash a new ions refinancing or otherwise one month or more before the final installment due date. Debtor shall receive a concerned interest may be sond at thirty days from the date the boar was made by applicable to a first installment period of me month for each extra day by which the first installment or more is made one full month or more before the time of all or sets are upled to the sonopulation as provided by Section 10.101(d) of the Kanas Cossume Loan Act.
The time of all or sets are upled to the advecting advector biotifield of the sonolit has been advector and the advector advector how makes on the shall be the sonopulation as provided by section 10.101(d) of the Kanas Cossume Loan Act.
Section of the indee of all or sets are upled to the advector advector how makes periods the month or surfer sono advector advector the sonopulation between the more installed to the sonota in the sonotal independence or surfer advector advector how makes on the sonotal in the sonotal sonotal interest which hereof at on time or times shall be average advector the advector advector how makes on donatin interest and hereof advector advector This Loan is secured by a Martgage on Real Estate, said Real Estate being described in the Real Estate Mortgage dated April 19, 1971. together with all replacements and substitutions thereof, and all improvements, betterments and accessions thereto, and all other equipment, parts, accessories, and ar ments, now or hereafter installed in, affixed to or used in connection with said property and all other consumer goods of a similar kind hereafter acquired by Debtor, as as all other consumer goods acquired by Debtor. Proceeds of collateral are also covered; however, such shall not be construed to mean that the Secured Party consents to II other consumer goods acquired by Debtor. Proceeds of collateral are also covered, now year, such shall not be constructed for a first collateral. FURTHER COVENANTS AND CONDITIONS OF THIS AGREEMENT ARE SET FORTH ON THE REVERSE SIDE HERIOF Robert J. McGreevy A Dorothy E. McGreevy Dorothy E. McGreevy S.I.C. Finance-loans of Lawrence, Inc. By Form 1886 K Bob Stalker Fili Bie Filing Copy This mortgage is also given to secure payment of any sum or sums of money which Mortgage 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 Mortgage 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 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. te of Ten Percent (10%) per annum until pact 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 money advanced by Mortgagee to or for the benefit of Mortgager from time to time prior to the recorded release or dis-arge of this mortgage have been fully paid. Time is of the essence. If default is made in any such payment, then the whole the principal secured by this mortgage, with interest, shall become immediately due and payable, at the option of the ortgagee; and it shall be lawful for the Mortgagee at any time thereafter to take possession of said property and foreclose d sell the same, or any part thereof, in the manner prescribed by law, appraisement of said property and all benefits of the omestead, Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the Mortgagors. IN WITNESS WHEREOF, the Mortgagors have hereunfo subscribed their names on the day and year first above written . J. McGreevy erothy mc Mortgagors STATE OF KANSAS SS. COUNTY OF Douglas. 1971 , before me, the undersigned BE IT REMEMBERED; that on this 19day of April BE IT REMEMBERED; that on this 19 day of APT1 1971, before me, the undersig a Notary Fublic in and for the County and State aforesaid, came Robert J. and Dorothy McGreevy (Hustary diffe) to me personally known to be the same persons who executed the within stranged of writing, and out persons duly acknowledged the execution of the same. to me personally known to be the same persons who executed the within in-Frank W. Marzolf Notary Public FUBLIC In DougiAs My continistion expires October 13, 1974 Form No. Ks 311 (Rev. 12-69) Cancie Been Recorded April 27, 1971 at 9:19 A.M. **Register** of Deeds

179

te :