transfer fee of \$75,00 for its services in making all required changes in its books, papers and records, and a fee not to exceed 1% of the then Tuppaid principal as consideration to said Lender as waiver of its contract right to accelerate said note and foreclose this mortgage. At the time of such acceptance of the assuming grangee by Lender, said Lender may increase the interest rate up to but not to exceed the then current rate being charged by the Lender on similar new loans, upon giving sixty (60) days notice in writing. In that event, the then owner of the property mortgage to secure said note may, at his option, pay off the entire balance or increased interest to said note immediately due and payable and foreclose this mortgage. In the terms of said note immediately due and payable and foreclose this mortgage. The Borrower may, by agreement with said Lender, obtain additional advances from the Lender for any purpose whatsoever, whether specified herein or not, and such advances shall become a part of the principal balance of said note, and shall be a lien on the property mortgaged to secure said note, and shall be repaid in accordance with the terms of said agreement, either in separate the whole amount of the indebtedness to be immediately due and payable, and may foreclose this mortgage. In case of any default, the balance of the indebtedness to be immediately due and payable, and may foreclose this mortgage. In case of any default, the balance of the indebtedness to be immediately due and payable, and may foreclose this mortgage. In case of any default, prepayments in excess of 20% of the original principal within five years from the date hereof shall be subject to a prepayment in the amount prepayment the advect of a numeris shall be charged in secure that any prepayment negative for the refinancing of said under the refinancing of said note is and default and the original principal within five years from the date hereof shall be subject to a prepayment indue to a new mortgage of the original principa

full as made after five years from date. Any principal payment in full entitles said Lender to interest to at least the following the failure of Lender to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the te at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said note and in this rtgage contained.

	John L. Scrugg
STATE OF KANSAS	Joanne J. Soprages
COUNTY OF Douglas	85
BE IT REMEMBERED, that on this 9th	day of September , A. D. 19 71, before me, the undersigned, a
Noten Fight in and for the County and State a	foresaid, came John L. Scruggs and Joanne J. Scruggs, who are personally
ELATE: W	eruted the within instrument of writing, and such person a duly acknowledged
C IN TESTIMONY WHEREOF, I have herein	nto set my hand and Notarjal Seal the day and year last above written.
My Command September 30	Acta Dripant Notary Public Reba J. Bryant

_Register of Deeds

e Paid \$65.25

MORTGAGE

Janue Bean

This Indenture, Maderials 9th day of September

Recorded September 9, 1971 at 4:01 P.M.

It is agreed and understood that this is a Purchase Money Mortgage. To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-urtenances thereinto belonging, and the rents, issues, and profits thereof, and also all apparatus, machinery fixtures, fattels, furnaces, mechanical stokers, oil humers, cabinets, sinks, Jurnaces, henters, ranges, manties, light fixtures, refrig-rators, elevators, screens, screen doors, storm windows, storm doors, avenings, blinds and all other fixtures of whatever and all structures, gas and oil tables and equipment created or placed in or upon the said real estate, or used a connection with the said real estate, or to any purpose appertaning to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chaitels have or would become part of the said real estate by on a forming a part of the freehold and covered by this mortgage, forever. AND ALSO the Mortgager covenants with the Mortgagee that at the delivery hereof he is the lawful owner of the remises above conveyed and seized of a good and indefeasible estate that at the delivery hereof he is the lawful owner of the premises above conveyed and seized of a good and indefeasible estate to inheritance therein, free and clear of all encum-remises and that he will warrant and defend the title thereto forever against the claims and demands of all persons whomspever.

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