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 unpaid principal as consideration to said Lender as waiver of its contrart right to accelerate said note and foreclose this mortgage. At the time of such acceptance of the assuming granice by Lender, said Lender may increase the interest rate being charged by the Lender of sinilar new loans, upon giving sixty (60) days notice in writing. In that even, the then over of the property mortgage to scatter said note may, at his option, pay off the static balance or increased interest rate shall constitute a default, and said Lender may, at his option, pay off the statice balance or increased interest rate shall constitute a default, and said Lender may, at its option, then declare all ternaining principal and accrued interest rate shall constitute a default, and said Lender may, at its option, then declare all ternaining principal and accrued interest rate, shall one and possible and foreclose this mortgage. The florewer pay, by astroneut with said Lender, obtain additional advances from the lender for any purpose whatever.

known of points be the same period 6, who executed the with the control of the same of TESTINOS WHEREOF Links hereants of my har of TARE (1 ASERI) Storomoscop Graps September 30, 1972

Recorded October 13, 1971 at 10:51 A.M.

Manue Been Register of Deeds

VA Farm 26-4314 (Home Loan) Rev. Jan. 1963. Use optional. Section 1810, Title 38. U.S.C. Acceptable to Federal National Mortgage Association.

27207

## MORTGAGE

, Mortgagee :

WITNESSETH, That the Mortgagor, for and in consideration of the sum of P1 field. Thousand Five Runned and No/100 - - - - - Dollars (\$ 15,500.00 ), the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its successors and assigns, forever, the following-described property, situated in the county of Doubles State of Kansas; to wit: