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 176 of the then unpaid principal as consideration to said Lender as waiver of its contract right to accelerate said note and foreclose this mortgage. At she time of such acceptance of the assuming grantee by Lender, said Lender may increase the interest rate up to but not to exceed the then currentwate being charged by the Lender of similar new loans, upon giving sixty (60) days notice in writing? Just a second state of the property mortgage to secure said note may, at his option, pay off the entire balance remaining due, and the Lender shall not assess any prepayment penalty. Failure to pay such transfer or waiver of acceleration fee or increased interest rate shall contituite a default good said Lender may, at its option, then deciare all remaining principal and accrued interest of said note immediately due and hyable 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 infance of said note, and shall be a lien on the property mortgaged to secure said note, as a part of the monthy payments provided for herein.

enalty of not more than 90 days interest on the amount prepaid; except that any prepayment resulting from the refina one by sted Lender to a new mortgator shall be exempt from said penalty. No prepayment penalty shall be charged full is made after five years from determined and the payment in full entitles said Lender to interest to at least worthly due date. The failure of Lender to assert any of its right hereunder at any time shall not be construed as a waiver of its right out at the tare time, and to insist upon and enforce strict compliance with all the terms and provisions in said note ortgage contained.

COUNTY OF DOUGLAS BE IT REMEMBERED, that on this 26th day of November A D 19 71, before me, the understand a Navy But drand for the County and State aforesaid, came Bruce A. Rothwell, a single man who is personally who 2.5 personally hown to use to the the same person who executed the within instrument of writing, and such person duly acknowledged in Genuin Alighe same. INCITE WITHON'S WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written

AR community openses September 30, 1972

Janue Beem Register of Deeds

eg. No. 6,283 ee Paid \$48.00

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27695 MORTGAGE

Charles E. Schamle and Patricia-Wardenkamle, his wife

Nineteen Thousand Two