KANSAS MORTGAGE

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THIS MORTGAGE, made this

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NINTH

FIFTY-SIX in the year of Our Lord One Thousand Nine Hundred and FIFTY-SIX by and between - JAMES RUSSELL HENNING and his wife ESTHER LUCILLE HENNING, and the survivor of them as joint tenants, and not as tenants in common.

WITNESSETH, That said mortgager, for and in consideration of - -SEVEN THOUSAND AND NO/100 (\$7,000,00) - - - - - - - - - - DOLLARS,

to them in hand paid by the mortgages; the receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the said mortgages, and to its successors and assigns forwers, all of the following described tract, piece and parcel of land and improvements thereon, lying and situated in the County of <u>Douglas</u> and State of Kansas, to-wit:

Lot Eleven (11) in Block Two (2), in University Terrace, an

addition within the City of Lawrence, in Douglas County, Kansas.

Subject to reservations, restrictions and easements of

record.

TOGETHER with all and singular the tenements, hereditaments and appurtenances thereof, including all fixtures and articles of personal property now or at any time hereafter attached to or used in any way in connection with the use, operation and occupation of the above described real estate, and any and all buildings now or hereafter erected theireon. Such fixtures and articles of personal property including, but without being limited to, all screens, awnings, storm windows and doors, window shades, inlaid floor coverings, shrubberr, plants, stores, ranges, refrigerators, bollers, tanks, furnaces, radiators, and all heating. lighting, plumbing, gas, electric, ventilating, refrigerating, air-conditioning and ineinerating equipment of whatacover kind and nature, except household furniture not specifically enumerated herein, all of which fix-tures and a raticles of personal property are hereby declared and shall be deemed to be fixtures and accessory to the freehold and a part of the realty as between the parties hereito, their heirs, excentors, similars, successors and as figns, and all persons claiming by, through or under them and shall be deemed to be a portion of the security for the indebtedness herein mentioned and to be subject to the lien of this mortgage.

TO HAVE AND TO HOLD the same, with all and singular, the hereditaments and appurtenances thereto belonging, unto the said mortgagee, and to its successors and assigns forever, provided always, and this instrument is made, executed and delivered upon the following conditions, to-wit:

WHEREAS, the said mortgagor is justly indebted to said mortgagee in the principal sum of EN THOUSAND AND NO/100 - - Dollars ($\frac{5}{7}$,000,00) and has agreed to pay the same with interest eon according to the terms of a certain note or obligation in said principal amount, bearing even date herewith and made SEVEN mayable to the order of the mortgagee and executed by the said mortgagor S, James Russell gand Esther Lucille and providing for the payment thereof in instalments, the last of which is due and payable on the first day

AUGUST , 1972 subject to acceleration of maturity on default in the payment of any instalment of principal or interest or any premiums on the life insurance policy hereinafter referred to, as specified therein.

WHEREAS, said mortgagor does for his heirs, representatives, vendees and assigns, the owner of said lands, hereby expressly covenants, agrees and stipulates to and with said mortgagee, and its successors, vendees and assigns.

First. That the lien created by this instrument is a first and prior lien and encumbrance on the above described land and improvements;

Second. To pay the indebtedness as in said note provided, and until the same be fully paid, to keep in full force and effect that certain policy or policies of life insurance issued by the mortgagee and assigned to the mortgagee as collateral security for the payment of the indebtedness secured hereby.

Contateral security for Lie payment of the indebtedness secured hereby. Third. To procure and maintain policies of fire insurance with extended coverage and if required, war damage insurance to the extent available on the buildings erected and to be erected upon the above described premises in some exponsible company or companies, to the satisfaction of the mortgarge, to the amount of their full insurable value with extended coverage, loss, if any, payable to the mortgarge or its assigns. It is further agreed that all policies of insurance, of whatever nature and of whatever amount, taken out on asid improvements or fixtures thereto attached during the exist-ence of the debt hereby secured, shall be constantly assigned, pledged and delivered to stild mortgarge, for further securing the payment thereof, all renewal policies to be delivered to the mortgarge at its New York office at least three days before the expiration of the old policies, with full power hereby conferred to satid compromise all loss claims, to demand, the expiration of the old policies, with full power hereby conferred to sate and compromise all loss claims, to demand, the expiration of the solid policies, to be achieved to independ and the same to apply toward the payment of said obliga-tions, unless otherwise paid, or in rebuilding or restoring the damared building as the mortgarge may elect; and in the policies;

Fourth. That the whole of and principal sum, or so much as shall remain unpaid, shall become due at the option of the mortgagee if any tax or assessment or water rate is not paid as the same becomes due and payable, or upon the failure of the mortgagor to keep any policy or policies of life insurance held as collateral hereto in full force and effect, or in the case of the actual or threatened demolition or removal of any building erected upon said premises, anything herein con-tained to the contrary netwithstanding;