, 19 55

Loan No. R-3090

## 57534 Book 110 MORTGAGE

day of September This Indenture, Made this 15th between \_\_\_\_\_ John F. Metsker and Pearl E. Metsker, his wife

the second s

made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said second party, its successors and assigns, all of the following-described real estate situated in the County of Douglas and State of Kansas, to-wit:

> Lot 16 in Block "B" in Southwest Addition Number Four, an Addition to the City of Lawrence, Douglas County, Kansas.

(It is understood and agreed that this is a purchase money mortgage)

Together with all besting, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hareafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there-into belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of = - - - =

It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advances and to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above a bids the first parties, or any of them, may over to the second party, however evidenced, whether by note, book accoun-here the first parties, and and the second party, however evidenced, whether by note, book accoun-here the second party of them, may over the second party, however evidenced, whether by note, book accoun-here the second second second second party, however evidenced whether by note, book accoun-mentative, more second second second second second party, however evidenced whether by note, book accoun-mentative, more second metators, more the second seco

a of male known interesting to communic a grow to keep and maintain the buildings now on said premises or which may be hereafter erected thereon then at all times, and not entire water or permit a nuisance thereon. First parties also agree to pay all taxes, and teamance premiums as required by second party.

The parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, the parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, cluding abstracts expense, because of the failure of first parties to partors or comply with the provisions in said note and in this any parties hereby assign to second party of its parties to partors or comply with the provisions in said note and in this any time by second party the sense and income ariting at any and all times from the property, mort-aged to many this note, and have and there is an on the payment of increase premium, taxes, assessments, re-life or improvements at the sense and payment of the sense on the payment of increase premium, taxes, assessments, re-life or improvements to be any all there and property in tenants to contract shall continue in force until the unpaid balance that any first parties of a sense provided for the sense and apply the same on the payment of increase premium, taxes, assessments, re-life or improvements to be another to be a set and property in tenants is condition, or other charges or payments provided for the sense of heats of a sense provide the two the sets that and the continue in force until the unpaid balance the sense of heats of a sense of the tage in the parties shall continue in force until the unpaid balance to the sense of heats of a sense of the fight hereting of possesion hereunder shall not be construed as a waiver of its the to asset the many is a base time, and to finds upon and enforce strict compliance with all the terms and provisions and the sense the many and a base time.

Spectra seal or A dive settin shall ensure to be paid to meand party the entire amount due it herewinder and under the terms and a dive settin shall ensure to be paid to meand party the entire amount due it herewinder and under the terms and a dive setting the setting of the setting attention of the setting of the setting of the diverse of the setting of the setting of the setting at the setting of the diverse of the setting of the set of the setting of the set of the setting of the setting of the setting of the setting of the set of the set of the set of the setting of the set of the set of the set of the set of the setting of the setting of the setting of the setting of the set of the setting of the setting of the set of the se Cherry Con

there we well entered to and be binding upon the beirs, executors, administrators, successors' and assigns of the

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first aboys written.

Valin . Carto E mitchen