THIC	742				4
1115	MORIGAG	E made this 4	thday of	November	, 19_0
by and bet	ween		INVESTMENT CO.		
1 X			a de la constante de la consta		ander, Miria
of the Coun hereinafter corporation the Mortga	called the M organized a	Douglas Mortgagor, and ' nd existing under	and State THE VICTORY the laws of th	e of <u>Kansas</u> LIFE INSURANCE e State of Kansas, h	COMPANY creinafter ca
WITNESSE			1. Bi		.4
That sa	ud Mortgago	or, for and in co	nsideration of H	e sum of Thirty-F	-
and No/10	0		insideration of th	Dollars (\$	ive Thousa
thereon or i	hat may her	eafter be erected	thereon and all	grant, bargain, sell a the buildings and im rents, issues and prof	provements in its arising th
from situate	iying and f	being in the Cou	aty of Doug1	las, State of	Kansas, to-v
	of Sec the 6t of said feet, 1	tion 6, Townsh h P.M., thence l Quarter Sect	it corner of t ip 13 South, South parall ion 190 feet,	North and 957 feet the Southeast Quar Range 20, East of lel with the East thence West 110. the East 110.85 fe as County, Kansas.	ter line
In event of eighteen mo same is her			rtgage, it is on under G.S.	agreed that the 60-3439 shall be	statutory and the
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TO HA	E AND To enements, he	O HOLD THE reditaments and a	SAME unto said appurtenances the	d Mortgagee together ereunto belonging, and id described premises	with all a all the esta

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singular the tenements, hereditaments and appurtenances thereunto belonging, and all the estate, right, title and interest of said Mortgagor in and to the said described premises and the streets and alleys adjoining or adjacent to the same. And it is mutually covenanted and agreed between said Mortgagor and said Mortgagee that all gas, air conditioning and electric fixtures, radiators, heaters, pumps, engines and machinery, boilers, ranges, furnaces, thermostats, elevators and motors, bathtubs, sinks, water closets, basins, pipes, faucets, and all "other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice boxes, cooking apparatus and appurtenances, window screens, screen doors, blinds, window shades, awnings, and all other goods and chattels and personal property as are ever furnished by a landlord in letting or operating an unfurnished building similar to the one now or hereafter on said premises, which are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realty as between the parties hereto, their heirs, executors, administrators, trustees, successors or assigns, 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 covered by this mortgage.

The said Mortgagor does hereby covenant and agree that at the delivery hereof he is the lawful owner of the premises herein granted; that the premises are free and clear of all encumbrances of every nature and kind whatsoever; that he will forever warrant and defend the same with appurtenances unto said Mortgagee against the lawful claims and demands of all persons whomsoever, and that they hereby waive all benefits of the homestead, exemption and staylaws of the State of Kansas.

Description of Note

Warranty

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This mortgage is given to secure the payment of the principal sum of_____

Thirty-Five Thousand and No/100 ----- Dollars (\$35,000.00) according to the terms of one certain promissory note of even date herewith, payable in lawful money of the United States which shall be legal tender in payment of all debts and dues, public and private, at the time of payment, and payable to the order of The Victory Life Insurance Company at its office in Topeka, Kansas, or at such other place, either within or without the State, as the owner of the note may from time to time designate.