Reg. No. 6,10 and \$17.50

## 26812 BOOK 162 REAL ESTATE MORTGAGE

This mortgage made on the 7th day of September 1971 between C. William Medley, Jr. 

WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, convey and mortgage to Mortgagee, its su

property hereinafter described as security for the payment of a note of even date here with in the total amount of Sever, thousand fifty dollars and no/100 dollars -\_\_\_\_\_ Dollars (\$\_\_\_\_\_7050;00\_\_\_\_\_).

The property hereby mortgaged, and described below, includes all tenements, easements, appurtenances, rights, privileges, interest, ronts, issues, profits, fixtures and appliances thereinto attaching or in any wise thereinto appertaining. TO HAVE AND TO HOLD the said property hereinalier described, with all the privileges and appurtenances thereinto belonging unto mortgagee, its successors and assigns, forever, and mortgagers hereby covenant that mortgagers estaved of good and perfect itle to said property in lees simple and have authority to convey the same, that the title no conveyed is clear, free and unencumbered except as hereinalter appears and that mortgages will forever warrant and defend the same unto mortgages against all claims whatsoever except those prior encumbrances. It cany, hereinalter shown.

If mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in full, in a ich this mortgage setures, then this mortgage shall be null, void and of no further force and effect.

which this mortgage secures then this mortgage shall be null, void and of no further force and effect. MORTGAGORS AGREE: To keep the mortgaged property, including the buildings and improvements there ards with an insurance company authorized to do business in the State of Kamess, acceptable to Mortgage constraints and the second second second second second second second second the clause in favor of Mortgages are its interest may appear, and it Mortgager's indebtedness to do, they hereby an use on said property in a sum not exceeding the amount of Mortgager's indebtedness for a period not exce-charge Mortgages of the protection or preservation of the property shall be reptid upon demand and it not a further agree. To pay all taxes, assessments, bills for repairs and any other expenses incident to the average order that he hen superior to that of this mortgage and not now existing may be created against the property pay, when due, all instalments of interest and principal tax more any other expenses incident to the pay, when due, all instalments of interest and principal tax more any other expenses incident to the order and and instalments of interest and principal tax more any other expenses incident to the order pay, when due, all instalments of interest and principal tax may any be created against the property pay, when due, all instalments of interest and principal tax more any other expenses incident the property fundance and existing on the date hereof. If Mortgagars tail to make any of the foregoing payments, they here the behalf, and to charge Mortgagers with the amounts so pind, adding the same to Mortgagers indebte in the operation, management and occupation of the mortgage topolary and improvements therean, and ged premises, and to keep the mortgaged property in its present condition and report, normal and admini-

Lot Two B (2B) in Block B of the Replat and Subdivision of Block B in University field Subdivision No. Five (5) in the City of Lawrence, Douglas County, Kansas. Tole to told property is dear, free and unencumbered except (state exceptions if any)

ACKNOWLEDGMENT BY INDIVIDUAL OR PARTNERSHIP MORTGAGOR - BORROWER

Esteriore and the same personally who executed the foregoing instrument and such personally acknowledged the execution of the same winner winner support 1 and Estern and affixed my official seal; the day and year above some )

PUBLIC Mr. Covertingues January 22, 1974

L. W. Campbell

Recorded September 14, 1971 at 10:30 A.M.

Janua Been Register of Deeds