60148 Book 113 Bowles Lagel Blacks-CASH STATIONERY CO.-Lawre July 1956 between This Indenture, Made this _____ 14th _____ day of _____ THE FIRST CHRISTIAN CHURCH OF LAWRENCE, KANSAS, a corporation by E. Manahan, Albert E. Johnson, C. S. Wells, N. N. Penny and L. E. Eby, Lawrence , , in the County of Douglas and State of Kangas Witnesseth, that the said part 3' of the first part, in consideration of the sum of Fonty-three hundred fifty and no/100------DOLLARS denture do 0.3. GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described real estate situated and being in the County of ______ Douglas _____ and State of ans, to with Lot number One Hundred Sixteen (116) on Tennessee Street in the city of Lawrence in Douglas County, Kansas This is to certify that the undersigned are the duly elected and qualified trustees of The First Christian Church of Lawrence, Kansas, and, as such, on the 21th day of June, 1956, at a properly called meeting of the congregation; and by a majority vote of those present were duly authorized to execute this mortgage and the note of even date which it securga. with the appurtenances and all the estate, title and interest of the said part J of the first part therein tion d the said part J of the first part do OS hereby covenant and agree that at the delivery hereof ein: free and clear of all d, and setzed of a good and indefeesible estate of inherite and that 1t will warrant and defend the same against all parties making lawful claim the d proours the payment of the sum of Forty-three hundred fifty and no/100----to the terms of QPIC certain written obligation for the payment of taid sum of money, executed on the 11th te or to discharge any taxes with interest thereon as herein provided, in the ev e as provided in this Inde V of the first part shall fail to pay th siver, shall immediately mature and become due and populate at the option of the holder hereof, without notice, and it shall be leaving for a state become and become due and populate at the option of the holder hereof, without notice, and it shall be leaving for the second pertopolated to the second pertopolated to collect the 'rent and become and and the hereof, on the second pertopolated to collect the 'rent and become and and the hereof, in the manner provided by law and to have a receiver depointed to collect the 'rent and become and and the hereof, in the manner provided by law and to have a receiver depointed to collect the 'rent and become and and the hereof, in the manner provided by law and to have a receiver depointed to collect the 'rent and become and and hereof, in the manner provided of principal and interest, together with the deta and charge indiant thereto, and the correptor. If any there here is an and the angeother the 'rent and and interest, together with the deta and charge indiant theresto, and the correspond of the second by the pertopolated to the terms and provideness of the indensities and sech and every obligation therein contained, and all fine and more too, and be collegatory upon the here, executors, administrators, personal representatives, are and the assess. It's hand and seek the deviant and seek the deviant and seek the deviant and seek the deviant and seek. The deviant and seek the deviant and the section of the first pert he S. hereinto set. It's hand and seek the deviant and seek. The deviant and seek the deviant and seek the deviant and seek the deviant and seek. The deviant and the deviant and seek the deviant and seek the deviant and seek the deviant and seek the deviant and the de Albert E. Johnson SEAL SEAL Its Trustees

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