Reg. No. 15,328

Fee Paid \$25.00 70658 BOOK 122 (No. 5210) 0 This Indenture, Made this ______ 31st _____ day of July , 1959: between Carl Bernofsky and Shirley Bernofsky, husband and wife 47 part lesof the first part, and ... The Lawrence Building and Loan Association part J of the second part. Witnesseth, that the said part193 of the first part, in consideration of the sum of Ten thousand and no/100-----------DOLLARS to them ...duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the Kansas, to-wit: Lot Seventy-three (73) in Fair Grounds Addition, an Addition to the City of Lawrence. The Mortgagors understand and agree that this is a purchase money mortgage. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 195, of the first part do _____ hereby covenant and agree that at the delivery hereof DBY. BIB the learby owner S the premises above granted, and seized of a good and indefeasible estate of inherita and that they will warrant and defend the sar It is agreed between the parties h at the part 18.5of the first part shall at all times during and assessments that may be levied or assessed against said real makes when the same becomes due and payable, and that they will be same the buildings upon said real estere insured against said real makes when the same becomes due and payable, and that thing y will be interest. And in the event that said part 1.8.5, of the first part shall fail to pay such larger when the same become part, the part 1.8.5, of the first part shall fail to pay such taxes when the same become part, and the part 1.8.5, of the first part shall fail to pay such taxes when the same become part, and the part 1.8.5, of the first part shall fail to pay such taxes when the same becomes are when the same become part, and the part 1.8.5, of the first part shall fail to pay such taxes when the same becomes are when the same becomes are when the same becomes are when the same become part is the part 1.8.5, of the first part shall fail to pay such taxes when the same becomes are when the same becomes are when the same become part is the part 1.8.5, of the first part shall be part shall be part and taxes and for the part 1.8.5, and the amount if fully repaid. shall be specified and e extent of 115 id payable or to this GRANT is intended as a mortgage to secure the payment of the sum of Ten. thousand and no/100------DOLLARS. and part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event ther said part ICS... of the first part shall fell to pay the same as provided in this indenture. And this conveyance, shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part fibered or any obligation created thereby, or intervet thereon, or if the taxes on sud real enter are not paid when the same become due and payable, or if the insurance is not kept up, is provided herein, or if the buildings on sud end enter any obligation on text in a good repair as they are now, or if wates is committed on sud presultary than this conveyance shall become about and the whole sum remaining unpaid, and all of the obligations provided for in sud written obligation, for the security of which this indentee is given, shall immediately mature and become due and payable to the holder hereof, without notice, end it shall be lawful for the said part \underline{Y} of the second pert. The said pert \underline{Y} of the second pert thereof, in the manner provided by law, and out of all maneys arising thereform, and resain the amount then unpaid of principal and interest, together with the costs and charges incident therein, and the overplue, if any there shall be paid by the pert \underline{Y} making such saids, on demand, to the first pert 10.5. It is agreed by the parties hereto that the terms end provisions of this indenture and mellit accruing therefrom, shall extend and inure to, and be obligatory upon the heir light and successors of the respective parties hereto. each and every oblig In Witness Whereof, the part 1.0.5. of the first part hb.V.O... here last above written. 4 (SEAL) 10, . (SEAL) (SEAL) (SEAL) For the second d the undersigned, owner of the Release the debt secured thirsty, and authorizedhe Register of Deeds to enter the discharge this mortgage of record. Dated this 10 day of July 1962 The Lawrence Building and Roan accordation the Lawrence Building and Roan Accordation die Freidente die Securitary of this mortgage attest. E. Ely Secretary Martgage

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