Net may anythe magnetizers we taken may being and the second standard bridge 105**MORTGAGE RECORD 84** Receiving No. 9007 L STATE OF KANSAS, DOUGLAS COUNTY, 55. FROM This instrument was filed for record on the 15 day of Eva Francis Pieratt and Jesse Pieratt, her husband November A. D. 10 39 , at .: 00 o'clock P.M. Harold a. Beck Register of Deeds. TO The Lawrence Building and Loan Association By Deputy. -----THIS INDENTURE, Made this 13th day of November , in the year of our Lord, one thousand nine hundred and thirty-nine Eva Francis Pieratt and Josse Pieratt, her husband ..... Lawrence Dourlas cf .... in the County of \_\_\_\_\_ \_ and State of \_\_\_\_Kansas part ics of the first part, and \_\_\_\_\_ The Lawrence Building and Loan Association part y of the second part. which is hereoy ackrowledged, ha YO\_stild, and by this indenture do \_\_\_\_\_ Grant, Bargain, Sell and Mortgage to the said part y\_ of the second part, the following described real estate situated and being in the County of Douglas and State of Kansav, to-wit: Lots One (1) and Two (2), Home Flace an Addition to the City of Lawrence. with the appurtenances and all the estate, title and interest of the said part for first part therein. And the usid part flood the first not be reder overant and arree that at the delivery hereof ... thay have a low over. S of the premises above grant and exists of a pool and indefeable estate of inheritance therein, free and clear of all incumbrance \_\_\_\_\_\_ and that they will warrant and defend the same against all parties reaking harded chim thereto. It is agreed between the parties between the part 105 of the first part shall it all times during the life of this indecture, pay all inter or assessments that may be level or assessed against sail real exists when the same becomes due and payable, and that . 1250 Will have the buildings upwells to the part or the same of the same of the same same against and the same becomes due and payable, and that . 1250 Will have the buildings upwells to the part or the section and by with faurance comparises a shall be specified and directly by the part (and the second part, the key, if any, main payable to the part or the section of 110 ... Interest. And in the event that risk part 1250 the first part and their as when the same become due and payable and to here part in the section of 110 ... Interest. And in the event that risk part 1250 the first part and the part as the same become due and payable and to here part in the section of 110 ... Interest. And in the event that risk part 1250 the first part as the same or part of the indectedness, secured by this inductor, and shall become a part of the indectedness, secured by section of 110 ... The same that and or 1005 from the date of payment until folly resed. The lateration are not approximately like in the second parts may pay the date of payment und fully repeat. THIS GRANT is included a a mortgare to secure the payment of the same of <u>the second parts</u> in the second parts of th ts and benefits account to take postention of the said premises and all the improvements hereon in the manner provided by her and to sail the premises hereby manuel, or any part thereon, a the manner prevailed by her and to sail the premises hereby manuel, or any part thereon, a the manner prevailed by her and to sail the premises hereby manuel, or any part thereon, a the manner prevailed by her and to sail the premises hereby manuel, or any part thereon, a the manner prevailed by her and to sail the premises hereby manner the prevailed by the premises and parts of the prevailed by the president therein, and the overplant, if any there he shall be paid by the premises and prevails and anterest. The prevail of the premises and prevails a matter and on denind, to the first part I.G.S. and provides of this industry and such and every talkation therein excisived, and all benefits service the sector and inter its and be obligatory upon the here, executors, administrators, pressal representative solution and successors of the respective parties herein. refront shall Eva Francis Pieratt (SEAL) Jesso Pieratt (SEAL) (SEAL) (SEAL) Kansas STATE OF 85. County cf\_\_\_\_ Douglas BE IT REMEMBERED, That on this 13th \_\_\_\_ day of \_\_\_\_ November\_\_\_\_\_ A. D. 19 39 , before me, a Notary Public \_\_\_in the aforesaid County and State, came\_\_ Eva Francis Pieratt and Jesse Pieratt, her husband to me personally known to be the same person 8..... who executed the forezeing instrument and duly acknowledged the execution of the same IN WITNESS WHEREOF, I have hereunto subscribed my Lame, and affixed my official seal on the day and year last above written. above written. My commission expires on the \_\_\_\_\_\_21st\_\_\_\_\_day of \_\_\_\_\_\_April\_\_\_\_\_\_19 42. (SEAL) L. E.Eby Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Decis to enter the discharge of this mortgage of record. Dated this <u>III</u> day of <u>Bacamba</u>, 10 82. Jhe Kuwrence Builling and Keen Buveristern by R. & Can by S. & Weatherby, Viet - Prior. Mortgagee. Owner. RELEASE by P. E. Cay Sucretary (Corp. Sul)

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