Reg. No. 4650 MORTGAGE RECORD 91 Fee Paid, \$ 2.50 Receiving No. 26948 FROM STATE OF KANSAS, DOUGLAS COUNTY, 85. This instrument was filed for record on the____ 27 ____day of Robert Taylor and Fern Mary Taylor February A. D/ 1946, at4:45 o'clock P. M. . TO -Harold A. Beck Register of Deeds. The Lawrence Building and Loan Association By. Deputy. THIS INDENTURE, Made this 27th day of February , in the year of our Lord, one thousand nine between Robert Taylor and Fern Lary Taylor, husband and wife hundred and forty-six 11111 Douglas _ and State of __ Kansas of Lawrence in the County of Douglas parties of the first part, and The Lawrence Building and Loan Association ___part_v___ of the second part_ WITNESSETH, That the said part_ies_ of the first part, in consideration of the sum of_____ One thousand and no/100 DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha.vo_sold, 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 Kansas, to-wit: Beginning at a point 9 rods south of the Northwest corner of the Southwest Quarter of the Northeast Quarter of Section 19, "ownship 12, Range 20; thence East 40 rods; thence North 4 rods, thence East 40 rods, thence South 20 rods, thence Nest 80 rods, thence North 16 mds to place of beginning, containing 9 acres more or less with the appurtenances and all the estate, title and interest of the said part123_of the first part therein. And the said part125_of the first part do_______ hereby corenant and agree that at the delivery hereof. <u>Dinf__thay_ARG</u>: tawful owner_8_ of the premises above granted, and neired of a good and indeficiable state of inheritance therein, fere and clere of all incumbance _______ and that they will warrant and defend the same against all parties making lawful claim thereta. It is agreed between the parties hereto that the part. $\underline{108}$ of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or answald against said real exists when the same becomes due and payable, and that $\underline{108}$ when the second part, the loss, if any, made payable to the part. $\underline{108}$ of the first part, $\underline{108}$ will be received and directed by the part. $\underline{108}$ when the same becomes due and directed by the part. $\underline{108}$ when the same become shall be received and directed by the part. $\underline{108}$ when the same become due and payable to the part. $\underline{108}$ of the first part shall at this to pay such taxes when the same become due and payable and to keep said premises insured as beein provided, from the part. $\underline{108}$ when the same become pay pay said taxes and insurance, or either, and the amount so paid shall cebome a part of the indebtedness, secured by THIS (RMA) To insured the samets the same to the same to find the of partment until fully repaid. THIS GRANT is intended as a motrage to secure the payment of the sum of One thousand and no/100 DOLLARS, and by 102 10/2.400 DOLLARS, and by 102 10/2.400 DOLLARS, and by 103 10/2.400 DOLLARS, and by 100 DOLLARS, and by 103 10/2.400 DOLLARS, and and 10/2.400 DOLLARS, and and 10/2.400 DOLLARS, and and 10/2.400 DOLLARS, and and 10/2.400 DOLLARS, and 10/2.4 - DOLLARS. 1 infinitizity matter the second cost and parameters as the options of the contract sectors, structure into the manner prevented by have and out of the said premises and all the importements therein in the manner prevented by have and out of all moneys sering from such asian for the said premises and charge in received and benefits accurate the intervention of the said premises and the series and benefits accurate the manner precised by have and out of all moneys sering from such asian to receive the prevention of the main premises thereby granted, or any part thereof, in the manner precised by have and out of all moneys sering from such asian to receive the cost of the prevention of the relation of the said premises and charge in received and charge in received as the prevention of the prevention of the said premises and charge in received the prevention of the said premises and the said the prevention of the said prevention of the said premises and charge in received the prevention of the said prevention of the sai than the amount the unpass of principal and miniters operator while the vois and taking modern tortering and every obligation therein contained, and all benefits account hereiform shall extend inter to, and be obligatory upon the heirs, execution, administration, personal representatives, assigns and accessors of the respective particle hereits herein. and IN WITNESS WHEREOF, The parties of the first part ha ve hereunto set their hand and seals the day and year last above written. Robert Taylor (SEAL) Fern Mary Taylor (SEAL) (SEAL) (SEAL) STATE OF Kansas 85. J Douglas County of_____ BE IT REMEMBERED, That on this 27th day of_ February Notary Fublic in the aforesaid County and State, came. Robert Taylor and Fern Mary Taylor, husband and wife. to me personally known to be the same person_8, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITKESS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last (SEAL) 7.4 My commission expires on the 21st day of April á . 19 46 ____.H.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 Du Baurene Russing and Low Passer, Oh Baurene Russing and Low Passer, 21. E. Rucker Vise Lus. Morigagee. Own of Deeds to enter the discharge of this mortgage of record. Dated this 19 57 L. E. Eng: Suriting (Corp Seel) autest

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