1. 1. 1. 1.1. 512 Reg. No. 6093 Fee Paid \$5.00 dubt 3451.8 BOOK 93 the QA NO (No. 52K) - . MORTGACE P. I. Boyles (Publisher of Label Blacks Lines January . day of , u forty-eight year of our Lord, one thousand nine hundred and_ between William H. Shoemaker and Catharine K. Shoemaker, husband and wife, Lawrence in the County of and State of ____ Kansas . Douglasof parties of the first part, and The Kansas University Endoment Association. a corporation. .part_v ---of the second part. Witnesseth, that the said part ios of the first part in consideration of the sum of do described real estate situated and being in the County of _____ Lot 14 in Block 10 in University Place, an addition to the city of Lawrence, Douglas County, Lansas, with the appurtenances and all the estate, title and interest of the said partics of the first part therein ... And the said pert 105 of the first part do _____ hereby covenant and agree that at the delivery hereof ______ thous and related of a good and indefeasible estate of inheritance therein, (ree and clear of all incumbrances. and that they will warrent and defend the same shainst all parties making lawfal claim thereto. and Is is agreed between the parties hereto that the part 2010 of the first part shall as all times dering the life of this information, pay all takes and that may be firsted or size of deplant and warrent takes when the towneed on the parties, and that the part of the takes of the same between the same same between the same same between the same between the same between the same same between the s aded as a morthage to secure the payment of the sum of * * * * * * THIS GRANT is inte according to the terms of OIIC certain written obligation for the payment of said sum of money, executed on the_____ 31st day of January 1948 and by 155 terms made payable to the part of the second part, with all instruct ing thereon according to the terms of said obligation and also to secure any sam or sams of money advanced by the said part Tog of the d part to pay for any instructs or to discharge any taxes with instruct thereon as herein provided, in the event that aid part Tog of the first part shall fail to pay the same as provided in this indenture. first part shall fail to pay the same as provided in this indentare. And this convergence shall be rold if such payments be made as herein specified, and the obligation connined therein faily discharged. If default he made in anch payments or any part thereof or any obligation created thereby, or interest thereon, or if the azes on aid real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on and real estate are not paid, when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on and real estate are not topic in a shoot explain as they are poor, or if wasts is committed on said premises, them this convergance shall be come boolse and they whole span remaining mapaid, and all of the obligations provided for in skill written obligation. for the section of the shall be because there are provided herein skill written obligation for the section of the shall be come to hold and payable at the option of the holder hereod, without all be come topic of the same provided herein skill written obligation. For the section of the shall be leaded to the same provided by lew and here are receiver applicated to collect the prime to offer skill provided herein all the same provided by lew and here mercine and chaptes incident thereto, and the overplea, if any there be, shall be paid by the part. This appred by the parties hereto the terms and provides the obligatory upon the here, executor, administrator, personal representatives, and all condensate, the parties hereto the terms and provides the obligatory upon the here, executor, administrator, personal representatives, and all condensate, the parties hereto the terms and provides to the sect and every obligation therein consisted, and all personal to personal to the sector parties hereto. In Witness Whereof, the part ins of the first part ha ve hereunto sets their hands 11 rillion HShownaki (SEAL) seals the day and year last above written. Cathanine K. Showaher - (SEAL) 6 Kansas STATE OF_ 85: COUNTY OF Douglas -Be It Remembered, That on this Notary Public A. D. 19 48 STEFA day of in the aforesaid County and State 2176-2 NOTARY William H. Shoemaker and Catharine K. Shoemaker, husband and wife. FUELIC to be the same person & who executed the foregoing instrument and duly 22.2 COUNT ad affixed my official seal on the IN WITNESS WHEREOF, I have 1. D @ Aliwal -Notary Public 19-29 mission Expires on the 15 Ny Com Parold a. Beck Register of Deeds. Barlines Seever 50.18

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