Reg. No. 6798 Fee Faid \$5.50 < 4113 37771. BOOK 95 MORTGAGE-Standard Form (No. 52 A) F. J. Boyles, Pub This Indenture, Made this \_24th day of \_March A. D., 1919 , between Paul J. Dunn and Corene Dunn, his wife of Lawrence in the County of Douglas and State of Kansas of the first part, and .... The Jayhawk Federal Credit Union ..... \_\_\_of the second part. Witnesseth, That the said parties of the first part, in consideration of the sum of Two thousand Two hundred & 00/100 DOLLARS to thim duly paid, the receipt of which is hereby acknowledged; have 'sold and by these presents do grant, barga a, well and Mortgage to the said party \_\_\_\_\_\_ of the second part; its \_\_\_\_\_\_ heirs and assigns, forever, all that tract or parcel of land situated in the County of \_\_\_\_\_ Bouglas \_\_\_\_\_ Bouglas \_\_\_\_\_ and State of The South 75 feet of the North 150 feet of Lot No. Thirty (30), and the West-. 15 feet of the South 75 feet of the North 150 feet of Lot No. Twenty-Nine (29) ! all in Addition 5 in that part of the City of Lawrence formerly known as North Lawrence. ---5,20 with all the appurtenances, and all the estate, title and interest of the said part ies - of the first part therein. And the said Paul J. Dunn and Corene Dunn, his wife do \_\_\_\_hereby covenant and agree that at the delivery hereof \_\_\_\_\_they are \_\_\_\_ the lawful owner of the premises above granted, and seized of a gool and indefeasible estate of inheritance therein, free and clear of all incumbrances \_\_\_\_\_no exceptions This grant is intended as a mortgage to secure the payment of Iwo Thousand Two Hundred & 00/100 Dollars: according to the terms of one \_\_\_\_\_ certain \_ promissory note \_\_\_\_\_ this day executed and delivered by the said parties of the first part said part y \_\_\_\_\_ of the second part \_\_\_\_ The Jayhawk Federal Credit Union .. . and this conveyance shall be void if such payments be made as herein thereon, then this conveyance shall be ome abaloute, and the whole amoth shall be one due and payable, and it shall be larved for the insurance is not kept up hereby granted caray part thereol, in the manner preserving by larved by larved and out of all the moreys arising from such solt so the larved larved by the such payment, to sell the premises hereby granted caray part thereol, in the manner preserving by larved by larved and used of all the moreys arising from such solt or testing the such solt or testing the and then due for principal and interest, together with the casts and charges of making such salt, and the overplus, if any there be, shall be paid by the part y\_\_\_\_\_making such sale, on demand, to said \_\_\_\_\_ Paul J. Dunn and heirs and assign Corene Dunn, his wife, or their of the first part have hereunto set. their In Witness Whercof, The said parties Paul & Durine Iseal hand S and seal S the day and year first above written. Signed, Sealed and delivered in presence of (SEAL STATE OF KANSAS. (SEAL) ouglas \_County, Be It Remembered, That on this 24th day of March A. D 1949 N.S.IUUE before me Sligne D Stubler a Notary in and for said County and State, come auf & Linn and a Notary Public OTARY Man to see the set of the same person & who executed the foregoing instrument of writing, and day acknowledged the execution of the same. IN WITNERS WITHINGOV, I have berevanto subscribed my name and affixed my official seal on PHPL the day and year last above written. 1950 - igne & Stuleck Notary Public ion expires Oct 30 Nordel a. Dech

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