60 Reg. No. 75 40495 V-3409 KANSAS BOOK 98 a Readjust SECOND MORTGAGE , 19 50 , by and between THIS INDENTURE, Made this day of THIS INDENTURE, Made this 6th day of April Paul Melville McCollum and Betty Jane McCollum, his wife Lawrence, Kansas , Mortgagor, and 6th of Lawrence, Kansas CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION under the laws of the United States , a corporation organized and existing , Mortgagee: WITNESSETH, That the Mortgagor, for and in consideration of the sum of \_\_\_\_\_ Thousand and no/100 \_ \_ \_ \_ Dollars (\$ 2000,00 ), the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its successors and assigns, forever, the following-described property, situated in the county of Douglas 10 State of Kansas, to wit: Lot 7 and the South 72 feet of Lot 8 in University Heights Part 2, an Addition adjacent to the City of Lawrence, Kansas (now a part of the City of Lawrence; Douglas County, Kansas. (It is understood and agreed that this is a purchase money mortgage) ditar also de la constanció de cons First Mortgage Loan after referred to as "prior instrument" given by ... Paul Melville McC CAPITOL PEDERAL SAVINGS AND LOAN ASSOCIATION. . The second secon the holder of the in on the aforesaid pr round rents, taxes, t i loss payable clauses is duplication of lasur not may be and you payable clauses may reflect tred walves doplication of action taken to your report, suffactory evidence that any covenant or arrowment in the prior right of subreputing. Upon any noch right of subreputing. Upon any noch spore action as by have provided. Instart lastrument, this reserved. may refe INITIALED BY WER(S) FOR BM. B. A. M.d. ----. 3 together with the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder), and all fixtures now or hereafter attached to or used in connection with the premises herein-described and in addition thereto the following household sprinnees, which are; and shall be deemed to be, fixtures and a part of the realty, and are a portion of the security of the indebtedness herein mentioned: To HAVE AND TO HOLD the above described property unto the Mortgagee, forever. Mortgagor covenants with the Mortgagee that he is lawfully seized in fee of the premises hereby conveyed (or has such other estate as is stated hereinbefore), that he has good right to sell and convey the same, as aforesaid, and that he will warrant and defend the aforesaid title thereto against the claims and demands of all persons macever. A state of the sta - Mail

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