326 41070 BOOK 98 F. J. Boyles, Publisher of Logal Blanks, Leve (Na. 52 E) MORTGAGE an Ke This Indenture, Mide this ____ 8th in the day of July year of our Lord one thousand nine hundred and fifty John Taylor, also known as John W. Taylor, and Arvilla Taylor, his wife, and Hugh Taylor a single person. of Lawrence, in the County of Douglas and State of Kansas part 105 of the first part, and . The First National Bank of Lawrence party_____of the second part. Witnesseth, that the said part 105 of the first part, in consideration of the sum of Three thousand and no/100 (\$3000.00) ------- DOLLARS Lots numbered eleven (11) and twelve (12) in Addition nine (9), also Lots numbered thirty-seven (37), thirty-eight (38) and thirty-nine (39) in Northeast Central Subdivision, also A 3 Commence at the Southwest corner of Lot thirty-nine (39) aforesaid and o running thence South 53 rods; thence East 150 feet; thence North 53 rods; thence West 150 feet to beginning, said tract being a part of the Northeast quarter of the Northwest quarter of the Southwest Quarter of Section twenty-nine (29), Township twelve (12), Range twenty (20), all in that part of the city of Lawrence formerly known as North Lawrence, also The South 30 acres of the Southeast quarter of the Southwest quarter of Section twenty (20), Township twelve (12) South, Range Twenty (20) East of the Sixth Principal Meridian. ith the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 10.5 of the first part do hereby covenant and agree that at the delivery hereof <u>they are</u> the lawful owner B promises above grannel, and seized of a good and indafeasible excess of inheritance therein, free and clear of all incumbrances, L ind the third of the second DOLLARS A CONTRACTOR OF THE OWNER and the ----ng to the terms of ____OIB___certain written obligation for the payment of said sum of money, executed on the _____Bth__ day of July 19.50., and by 118. terms made payable to the part. Y of seconding to the series of said objection and also tencer any must or sums of noney softward by the said pert. I do not softward the said fail to pert. s sens as provided in this indextron. And this convergence shall be weld of each payments be made as havin a pacified, and the obligation constands therein fully discharged. If defined be do in and payments or any part theored of each payments be made as havin a pacified, and the obligation constands therein fully discharged. If defined to be do in and payments or any part theored or any bidgation created theories, or if the buildings can and rule actes are not pair when the annu-ss, or if warms is commented on and partness, then the convergence table boosts absolute and the whole sum remaining traped, and of the obligation we can be commented on and partness, then the convergence table boosts absolute and the whole sum remaining traped, and of the obligation of the payment is commented on and payments, the supervised barries, or of the partness pay name rule boosts does and paydise the the option of and the payment barries and the barries of the traped pay of the pay and pay of an option pays. The pay and the obligation is and the pay of the traped payment of the pay of the pay of the pay and pays and the obligation of the pay o thatm lor (SEAL) arvilla Jaylor (SEAL) Nor (SEAL) (SEAL) A DESCRIPTION OF A DESC

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