Reg. No. 7730 Fee Paid \$2.50 1.1 41320 BOOK 98 F. J. Boyles, Publisher of Legal Blanks, Low MORTGAGE ... INe. 52 K) August ' This Indenture, Made this ____ in the hth \ day of _ between rear of our Lord one thousand nine hundred and fifty Lawrence T. Turner and Cynthia J. Turner, husband and wife, in the County of Douglas and State of ____Kansas Lawrence partics of the first part, and First National Bank, St. Louis, Lissouri, _part y _____ of the second part. Witnesseth, that the said part ies_of the first part, in consideration of the sum of, Lot Number Thirty Nine (39) on Pennsylvania Street in the city of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part ICS _____ of the first part therein. And the sid part ICE____of the first part do _____hereby covenant and agree that at the delivery hereof ______try a re___ the lawful owner. S the premises above granted, and seized of a good and indefeable extate of inheritance therein, free and clear of all incumbrance. and that LinCy will warrast and defend the same spinnt all parties making lawful daim therms. It is agreed between the parties herers that he part. LESs if the fact part shall at all times during the jief of this primeture, part less of the same spinnt all parties of the parties of the same spin and Lth_ . day of August ______ for 50, and by ______ its _____ remu made payable to the part y______ of the second part, with all interest ruing thereon according to the terms of said obligation and also to secure hop sum or sums of monor advanced by the said part y______ of the second part pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part ______ for fore say insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part ______ for fore say insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part ______ for fore fore part shall, fail to pay ne as provided in this inde e use as provided in this indexate. Add this converses shall we will if such perments be made as herein spraifed, and the obligation contained therein fully discharged. If default be add and an add permeters that we will if such perments be made as herein spraifed, and the obligation contained therein fully discharged. If default be add and an add permeters that we will include the period be brief, or instead therein a state are noticed in into the period we of it was is committed on said premises, then this convergence shall be come about and and excess even output in the obligations we of it was is committed on said premises, then this convergence shall be come about and we can be add the obligations we of it was is committed on said premises, then this convergence shall be come about and we have sum remaining uspati, and if of the obligations we of it was is committed on said premises, then this convergence shall be come about and we have sum remaining uspati, and if of the obligations we of the state of the second yor the bar of the sould pert it. If the state state is a state of the sould pert it was a state of the sould pert it. If the state of the perturbation thereon in the memory provided be perturbed in the manner perioded by the second the unput of the perturbation thereon in the memory period by the sould and thereon is due to relate the memory and the to restant of the state of the parties here that the term and there periods not the sould perturbe and the obligations (if any there be, shall be post refrom, shall entered and there as a block by the parties here that the term and periods and the index of the more state bar of the anothere in the state term in the state of the sould be periods and its the term and periods and the sould be periods and its the term and periods of the index not and every obligation therein contained, and all benefits excruing refrom, shall entered and the able obligatory upon the here, executes, administratore, personal representation, assign and unecessor - bolder her In Witness Whereof, the part 125 of the first part ha Xe_ bereunto set _____ their____ hand S' and IS the day and ye Lawrend F Eurm __(SEAL) yrichia J. Jurner (SEAL) SEAL STATE OF KANSAS COUNTY OF _____ DOUGLAS mbered, That on this _5th 7th day of ____ August Be It Rem 17 A. D. 19 50 notary rublic before me, a. in the aforesaid County and State, came Lawrence T. Turner and Cynthia J. Turner, husband and HOTARL wife. >* NUBLIC to me personally known to be the same personfi... who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the Eromar Motary Public day and year last above written. My Con mission Expires Sent. 17 ... 1953 Narld G. Beck Register of Deeds Call Addition

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6.18.57 Sec. 1 3677.