Reg. No. 7817 Fee Paid \$7.50 618 41720 . BOOK 98 eset a MONTOLOR (Ne. 52 K) F. J. Boyies, Publisher of Legal Blanks, Low 0 This Indenture, Made this 15th day of September rear of our Lord one thousand nine hundred and fifty Robert Lee McClendon and Louise A. McClendon, husband and wife of Lawrence, in the Countr of Douglas and State of Kansas part 105 of the first part, and The Lawrence Building and Loan Association _____part_ y____of the second part. Witnesseth, that the said part_108_of the first part, in consideration of the sum of Three thousand dollars and no/100-------- DOLLARS to them______duly pAd, the receipt of which is hereby acknowledged, ha VO sold, and by this indenture do_____GRANT, BARGAIN, SELL and MORTGAGE to the said part y______of the second part, the following described real crtate situated and being in the County of____DOUSLAS_______ and State of Kansas, to wit: -_____ Begin at Southwest corner of North West Quarter (NW1) of Block Three (3) in Earl's Addition to the City of Lawrence, thence East 117 feet, thence North 60 feet, thence West 117 feet; thence South 60 feet, to beginning on the East side of Delaware Street in the City of Lawrence. A with the appurtenances and all the estate, title and interest of the said part 103_of the first part therein. And the said part _______ and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrance. the lawful moners It is agreed between the parties hereso that the part AC SA of the first part shall stall dired the same against all parties making lasful dired themeto. It is agreed between the parties hereso that the part AC SA of the first part shall stall most during the last of this parterum, you it takes or assessments the may be bried or assessed against and real extrast when the same become during and particles of the parties. The parties of the part of the part of the part of the parties of the part of the the part of the indexed as a second part, the part of the indexed as a second part of the indexed as a second part of the indexed of the the part of the indexed as a second part of the part of the part of the indexed as a second part of the part of the part of the indexed as a second part of the indexed as a second part of the indexed as a second part of the part of the part of the indexed as a second part of the indexed as a second part of the indexed as a second part of the indexed that may, estate insured ag loss, if any, made paysa-ourt shall fail to pay such taxes ourt shall fail to pay such taxes our of 10% from the form of 10% from the form of 10% from the form of 10% from r, and the amount a murance, or either, m the date of paym t at the rate of 10% from the date of p THIS GRANT is intended as a ma argage to secure the payment of the sum of Three thousand dollars and no/100 -----DOLLARS. rding to the terms of _____OIO_____ certain written obligation for the payment of said sum of money, executed on the 15th day of e as provided in this indenture the same as provided in this indemants. And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said role state are not paid when the same become due and payble, with the taxes must be the same provided herein, with the building on said role state are not kep if as a good repair is a they are provided for in all witten obligations. (For the samity of the building on said role states are not kep if as a good repair is a they are provided for in all witten obligations. (For the samity of the building on said role states are not kep if as a good repair is a they are the builde bareed, witten obligations. (For the samity of the building on said role states are not kep if as payles at the option of the builde bareed, witten obligations of the samity of the said parts. (For the same provided for in all building on said role states are not kep if as they are the build precisine and the important therein in the manner provided by the said to relate a nodic the samity of the same provided for in all when the same they the same of the said precisine and the said precisine and the same provided by the same the In Witness Whereof, the part_ 188 of the first pur ha_Ve hereunto set _____ their___ a web ade R lies Robert Luc me clendord SEAL) Louise G. M. Clendon(SEAL) 1 STATE OF Kansas. SS COUNTY OF ___ Douglas Be It Remembered, That on this. 15th day of September A. D. 19 50 before me a Notary Public in the aforesaid County and State, ELGO came Robert Lee McClendon and Louise A. McClendon NOTAN to me personally known to be the same person.S who executed the foregoing instrument and UBLIC duly acknowledged the execution of the same. IN WITNESS WHEREOF. I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Notar Public My Commission Expires April 21st 19 54 A arcel G. Beck Register of Deeds RELEASE I, the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. secured thereby, and authorize the Dated this 11th day of June 1953. The Lawrence Building and Loan Association () W. E. Decker Mortgagee (Corp. Seal) HIJ. 101121-0.00 1

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