450 .1. 2 43140 BOOK 99 MORTGAGE Loan No. 1990 THIS INDENTURE, made this 28th _____ day of _____ 1951 , by and between February Wayne A. Gray and Hope Gray, his wife 0 0.22 4 1.1 Douglas County, Kansas, as mortgagor B., and - of the A Contraction The Ottawa Building and Loan Association ., a corporation organized and existing 1 der the laws of Ransas with its principal office and place of business at _____ Outawa Kansas, as mortgagee: WITHESSETH: That said mortgagor 8, for and in consideration of the sum of Seven Thousand and no/100 Dollars (\$7,000.00 5 the receipt of which is hereby acknowledged, do ___ by these presents mortgage and warrant unto said mortgage; its successors and assigns, forever, all the following described real estate, situated in the County of ______ Douglas 000 Lots 5 and 6, and the South 1/2 of Lot 4 on Eighth Street . in Baldwin City, Kansas Together with all heating, lighting, and plambing equipment and fastures, including, stokers and burbers, scieens, swaings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtees thereunto belonging, or in anywise appertaining, forever, and warrant the title to the same. Said mortgagor 8, hereby with said mortgages that they are, at the delivery hereof, the lawful owner 8 of the premises above conveyed and described, and BTB seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances, and that . Lhey_ will warrant and defend the title thereto forever against the claims and demands of all per-sons whomever. PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgagors. to said mortgage, hyphile as expressed is said note, and to secure the performance of all the terms and conditions contained therein. The strams of said notes are hereby incorporated herein by this reference. It is the intention and agreement of the parties bereto that this mortgage shall also secure any future advances made to eaid mortgagor 3. by said mortgages, and any and all indebtedness in addition to the amount above stated which said mort-gagors, or any of them, may owe to said mortgages, however evidenced, whether by note, hock account or otherwise. This mortgage that y mannis in faul forces and effect between the puries herein and thich heirs, partonal representatives, haccessors and assigns, until all amounts secured hereunder, including future advances, are puid in full with interest. The morragor a breeky assign to said morrages all rents and income arising at any and all times from said prop-erry and hereby muthorize and morrages or its agent, at its option, upon default, to take charge of said property and collect all cents and home therefrom and apply the same to the payment of interest, principal, insurance premium, taxes, assess-methy, rayath or improvements measury to keep said property in tenantable condition, or to other charges or payments printing of which or in the south hereby security. The rent attripment half continue in force until the must be printing to the south hereby security. The rent attripment half continue in force until the must be hereby securit. The failure of the mortgages to assert any of its rights hereunder at any time shall not be construed as a waiver of its right to assert the same at any later time, and to insist upon and anforce strict compliance with all the terms and provisions of said once and d this mortgage. If and mortgagord shall cause to be paid to add mortgages the entire amount due it bereunder, and under the terms and provisions of und note hereby secured, including future advances, and any extensions or renewals thereof in accordance with the issue and provisions thereof, and if and morregord a shall compy with all the provisions of paid noise of a shall be and of this third for a base there presents thall be yold; otherwise to remain in full force and effect, and said morregord and of this wind for a base there presents thall be yold; otherwise to remain in full force and effect, and take morregord wind thereby to be immediately due and presents and the whole of all due to and all indebtedents repre-tented thereby to be immediately due and presents and the shall complete the shall be and in right, and from the date of such default all items of indebtedness secured hereby shall cheep interest at 106 per a same. This mortgage shall be binding upon and shall enurs to the benefit of the heirs, executors, administrators, successors and assigns of the respective parties bereto. IN WITHESS WHEREOF, said mortgagors have bereunto set their hand S the day and year first above Wayne a. Kran 120 14 AM 10 49 -COUNTY OF Franklin February , A. D., 19 51., before me. BE IT REMEMBERED, that on this 28th day of_ ferrigued, a Notary Public in and for the county and state aforesaid, came . Wayne A, Gray and Hope Gray, his wife reof, I have hereanto set my hand and affixed my Notarial Seal the day and year last above written. ean Derle Hotary Public January 27, 1952 Harold A. Bock Register of Deeds.

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