Reg. No. 8139 Fee Paid \$7.50 627 43568 BOOK 99 -. MORTGAGE (524) Boyles Legal Blanks -- CASH STATIONERY CO., Lawrence, Kans. Chis Indentine, Made this _____ 23 rd _____ day of _____ April_____ year of our Lord one thousand nine, hundred and ______ fifty-one . in the berween Gladys Isshell Hutchison and George Irvin Hutchison, her husband of Lawrence , in the County of Dougles and State of Kansas part 165 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 Thousend Lolbrs and no/100----to them duly paid, the receipt of which is hereby acknowledged, ha VO sold, and by this indenture GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described do · real estate situated and being in the County of _____ Douglas and State of Kansas, to-wit: The South 33 feet of Lot No. One Hundred Eighty-two (182) on Massachusetts Street in the City of Lawrence with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part . 108 of the first part do hereby covenant and agree that at the delivery hereof 118 y + 8 1 Me lawful-owner . S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and Cear of all incumbrances, and that they will warrant and defend the same against alloparties making lawful claim thereto. It is agreed between the parties hereto that the part 105 of the first part shall ar fill times during till bie of this indentate, pay all taxes and assessments that may be levice or assess in a solution of a use true pair shall at all times during the fact of the high-factorized pairs tail real entry true is the high solution of the high-factorized pairs in the solution is not use a solution of the solution of the high-factorized pairs in the solution is and the solution of the solution company as shall be perfited and interest. And in the event that sail pair 4.93 of the first pair shall fail to pair such taxes when the same because the entry of the social pair to be 1.05 of the first pair shall fail to pair such taxes when the same because the entry of the social during the first pair shall be an entry of the social at the entry of the social during the high solution of the most of the most of the social at the entry or solution of the social during the social during and the most of the social during the social during and the most of the social during the social during and the social during the social during and the social during the soc THIS-GRANT is intended as a moreage to scute the payment of the sum of Three Thousand Dollars and no/100-DOLLARS. according to the terms of One certain written obligation for the payment of said sum of money, exquited on the 23d day of <u>April</u> 19'51, and by <u>15</u> term made parable to the part J of the second part, with all interest accruing thereon according to the terms of said obligation and alog the terms any um critism of money alvanced by the said pair y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 05 of the first part shall fail to pay the same as provided in this indennite. And this convergance shall be not if it such payments be made as herein specifical, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation treated therein, a differ obligation therein of soils, and real states are not specifically such payments or any part thereof or any obligation treated therein, at if the balance on soil at real states are not kept in as good repair as they are now, or if water is committed on such premiets; then this convergance bulk become due and and the whole sum meaning unpublic, and all of the obligations provided for in such states obligations, provide the intervent of bulk backment is given, shall immediately manute and become due and payable at the option of the balate beref, without notice, and is thall be lasful for the vide sum. the said part . Y. of the second part to have a receiver appointed to collect the rent and the said premises and all the improve ments thereon in the manner provided by have and to have a receiver appointed to collect this tents, and benefits account of the sell the premises hereby granted, you any part thereoi, in the manner prescribed by have and out of all memory arising from such tale to receive the amount then unpaid of principal and interest, together with the costs and charges insident theretay and the determine it and th be paid by the part X making such sale, on demand, to the first part 103 It is agreed by the parties hereto that the terms and provisions of this indensure and each and every obligation therein-contained, and all benefits acruiting therefore, half extend and immer to, and be obligatory upon the beirs, executors, administrative, personal representatives, assigns and aucessford the respective parties hereto. In Wilness Wherent, the part 105 of the first part hay Vehereunts ter thour hand. S. Aliden & editer Sutianeori (ŞEAL) Desigendring Hetchison (SEAL) SS._____ STATE OF Kansas COUNTY OF Douglas It Remembered, That on this 23rd day of <u>APT1</u> <u>A.D. 1951</u> hytere me, a <u>Notary Public</u> in the aforesid County and State, came <u>Gladys Isabell Hutchison and George Irvin</u> Be It Remembered, That on this A. D. 19.51 / Hutchison, her husband UBLIC to me personally known to be the same person. S... who executed the foregoing instru-ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official ちって seal on the day and year last above written. Notary - Publi My Commission Expires April 21 .19 54 Varold a. Buck merie Wilson T, 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. Dated this 27th day of February, 1955. The Lawrence Building and Loan Aggointion Attest: Imogene Howard, Aso't. Secretary N. E. Decker, Vice-Fresident. Mortgagee. (Corp Seal)

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