642 Fee Paid \$5.00 1.1 Kin 43600 BOOK 99 MORTGAGE Boyles Logal Blanks -- CASH STATIONERY CO., Lawrence, Kana T. (52K) This Indenture, Made this .... 30th \_\_\_\_\_day of \_\_\_\_\_April . in the . . . year of our Lord one thousand nine hundred and fifty-one Melvin J. Sharp and Virginia Louise Sharp, husband and wife of Lawrence , in the County of Douglas and State of Kansas part 108 of the first part, and The Lawrence Building and Loan Association part y of the second part. Witnesseth, that the said pire 198 of the first part, in consideration of the sum of Two Thousand Dollars and no/100----- Dollars them duly paid, the receipt of which is hereby acknowledged, ha V.9\_\_\_\_\_sold, and by this indenture \_\_\_\_\_ GRANT, BARGAIN, SELL and MORTGAGE to the said part J. of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot 177 on Rhode Island Street in the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part. 108. of the first part therein. And the said part 105 ... of the first part do. ... hereby covenant and agree that at the delivery hereof they arde lawful owner 8 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 108 of the first part shall at-all times during the life of this indenture, pay all takes and assessments that may be leviced or assessed against still real entate when the same becomes the and psystals, and hat (DeF), M(1)keep the buildings upon said real estate insured against first and torated in such sum and by such insurance compares as shall be specified and directed by the part  $\underline{Y}$ , of the second part, the loss, if are, made physich to the part  $\underline{Y}$ , of the second part part is the specified and directed by the second part, the loss, if are, made physich to the part  $\underline{Y}$ , of the second part part of  $\underline{II}$  is a instear. And in the event that still part  $\underline{IO}$ , of the first part shall fail to psy such taxes when the same become size and psysich core to keep and premise insured as herein provided, then the part  $\underline{Y}$ , of the second part may part still taxes and insurance, or either, and the mouth to paid shall become a part of the indebrednesis, texared by this indensure, and shall beer interest at the part of 01°. It is an even of part may pressed interest at the part of 01°. It is indensure, and shall beer interest at the part of 01°. It is an even of part may be and the second part may be as the pressed part may be as the indebrednesis, texared by this indensure, and shall beer interest at the part of 01°. It is made of part THIS GRANT is intended as a morrgage to secure the payment of the sum of Two. Thousand Dollars and no/100--Joll 30th according to the terms of ODO \_\_\_\_\_\_ certain written obligation for the payment of said sum of money, executed on the day of Apr11 19 51 and by 1ts terms made parable to the part Y of the second part, with all interest accounts of massey advanced by the said part . 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 108 of the first part shall fail to pay the same as provided in this indenture .... And this convergence shall be void if such payment be made as herein specificel, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby or inforces thereon, or if the buildings on said ereal scatter tere no pay when the same become due and paylshe, or if the functance is not key ton, as provided herein, or if the buildings on said real estue are not kept in as good repuir as they are now, or if watte is committed on said premise, then this coveryance shall become about and the whole sum meaning uppauld, and all of the obligations provided for in said withen obligation, for the security of which this indenture is given, shall immediately manue and become dog and paylshe at the option of the holder hered, without notice, and it shall be lawful for the said party\_\_\_\_\_ of the second part\_\_\_\_\_\_ to take possession of the said premiers and all the improve-means thereon in the manner provided by law and to have a receiver appointed to collect the tents and herefin account thereing thereform; and so sail the premises hereby granted, or any part therefore, in the manner precisited by law, and out of all moners arising from such saie to receim the amount then unpaid of principal and interest, together with the cont and charges incident chereto, and the vereplan, if any there be, shall be paid by the part \_\_\_\_\_ making such sale, on demand, to the first part \_188 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits actuating therefrom, shall crited and linure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and aucessori of the respective parties hereto. In Witness Whereoil, the part 109 of the first part ha Ve hereunto set their hand s Melvin J Sharp (SEAL) Virgini Jonice Sharp (SEAL) STATE OF\_\_\_ Kansas SS. COUNTY OF Douglas Bo It Remembered, That on this ...... 30th day of ..... April. ......A. D. 19.51 before me a Notary Public in the aforesaid County and State, came Melvin J. Sharp and Virginia Louise Sharp, U.E.E. husband and wife NOT SH to me personally known to be the same person 8 ..... who executed the foregoing instrument and duly acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. foyv1 C 6 Tele Notary Public My Commission Expires April 21 19 54 trold a Beck Recorded April 30, 1951 at 4:40 P. M. Hand alleck Marie Wilso 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. (born, Seal) Attest: The Lawrence Building and Loan Association The Lawrence Building and Loan Association e Lawrence Burn by W. E. Decker Vice ... Mortgagee: Owner. L. E. Eby, Secretary Vice-Pres. ALC: N はない AFAL BUREAR States and the second second and the state of

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