212 Reg. No. 8274 Fee Paid 36.25 44136 BOOK 100 Boyles Legal Blanks -- CASH STATIONERY CO., Lawrence, Kans. (528) MORTGAGE _day of _July____ in the This Indenture, Made this _____ 23rd year of our Lord one thousand nine hundred and _____fifty-one____ Hubert E. Risser and Sarah A. Risser, 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 CITI part y of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of Twenty-five Hundred Dollars and no/100------DOLLARS CENTRAL HAD to them GRANT, BARGAIN, SELL and MORTGAGE to the said part. J. of the second part, the following described do real estate situated and being in the County of Douglas and State of Kansas, to-wit: CON Lot Numbered Seventeen (17) in Block Nine (9) in University Place, an addition to the City of Lawrence, in Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 108 of the first part therein. Fourt 0 And the said part 108 of the first part do _____ hereby covenant and agree that at the delivery hereothey arothe lawful owner B 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 First Mortga It is gave exercise to prove the first period on sure part sets on use may part starts at it times during the lite of this indenture, pay all cases and associations that may be leveled or associated against sile radie clause become doe and payable, and hat. **Litely Will**, here the huildings upon side real enter insured against file and errado in studt such and by such insurance compary as shall be specified and discreded by the second part, the loss, if any made payable on the pays the second part to the error of **Lite**, instruct. And in the event that said part **LOB** of the first part shall fail to pay such taxes where the second part to be error of **Lite**, instruct. And in the event that said part **LOB** of the first part shall fail to pay such taxes where the same become advected and payable or to keep said premises insured as herein provided, then the part. **J**, of the second part ray pay list daxes and insurance, or either, and the innormati-to paid shall become a part of the indebendents, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay-ment unit fully repaid. (Supplemental THIS GRANT is intended as a mortgage to secure the payment of the sum of Twenty-five Hundred Pollars and no/100------DollARS, according to the terms of ODO certain written obligation for the payment of said sum of money, executed on the 23rd day of July 19 51, and by 1 ts reims made payable to the part y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced, by the said part J. 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 convergince shall be wold if any parments be made as herein precified, and the colligation contacted between fully industrance have the state of the state state is and share the state become due and payable, or if the instance is not keep on a provided herein, or if the state of the state state of the state become due and payable, or if the instance is not keep on a provided herein, or if the state of the state state of the state become due and payable or if the instance is not keep on a provided herein, or if the instance absolute and the whole sum remaining upaid, and all of the obligations provided for in sit writees obligation, for the security of which this indexture is given, shall immediately mature and become due and payable at the option of the block hereor, whole not notice, and it shall be leaved 10 or the leaved of the state of the issue of the state of the leaved 10 or the state of the state of the state of the state of the leaved 10 or the state of the sta WIIEREAS the Co Trustees an indentur the Original Indentu The faid part \underline{V} of the second part <u>b</u> to take postenion of the said premises and all the improve-ments thereon in the manner provided by law and to have a receiver appointed to collect the tents and benefits accoung therefore, and to sell the premises hereby granted, or any part thereof, in the manner presented by law, and out of all mosery arising from such take to retain the amount them suppaid of principal and interest, dependent with the courts and charges incident thereon, and the overplan; if any "there be, shall Indenture") for the of the Company to Supplemental Indent be paid by the part y making such sale, on demand, to the first part 108 Supplemental Indent is agreed by the partici hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all a acraining therefrom, shall extend and inture to, and be obligatory upon the heirs, executors, administrators, personal representatives, and macroscol of the reportive particip hereto. Indenture as amende WHEREAS Section In Witness Whereof, the part 10B of the first part ha W0. here and seal___the day and year last above written. to set their hat the Bonds of eac hand 8 Bonds of 1968 Series, in Article III of the I Hubert & Prisser (SEAL) Sarah a Risser (SEAL) the Second Supplem - a. Risser (SEAL) shall be mayable at si dates, shall bear inter on such dates, and ma STATE OF Kansas prices and upon such SS mined by the Board of COUNTY OF Douglas printely expressed in 23rd day of July A. D. 19.51 Be It Remembered, That on this 23rd day of July A. D. 19.51 before me, a Notary Public in the aforesaid County and State, came Hubert E. Risser and Sarah A. Risser, husband WHEREAS the Con conferred upon and re EFF Indenture as amended and wife Board of Directors as NOTAR termined to make, ex-Indenture in the form ment and duly acknowledged the execution of the same. has authorized the is-UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official Series due 1971 there seal on the day and year last above written. an aggregate prin.ips Eby . . 1 (\$12,000,000); due Ma mental Indenture pio April 21 19 54 My Commission Expires Witeness the Con a 1971 Series, to amend Harde a Deck and the second pressent is set.

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