Reg. No. 8311 Fee Paid \$8.25 , . .311 44270 BOOK 100 0 MORTGAGE WL 89 1 E. J. Boyles, Publisher of Local Bl This Indenture, Made this \_\_\_\_ 13th day of \_\_\_\_\_ August in the year of our Lord one thousand nine hundred and Fifty-one betweer D. J. Cain and Mabeline A. Cain, husband & wife of " LAWTODOO , in the County of Doug las and State of Kansas part 108 of the first part, and \_ The Lawrence National Bank, Lawrence, Kansas \_\_\_\_\_part\_y\_\_\_\_of the second part. Witnesseth, that the said parties ..... of the first part, in consideration of the sum of THIRTY THREE HUNDRED TWENTY & no/100 . DOLLARS them duly psid, the receipt of which is hereby acknowledged, ha \_XO sold, and by this indenture GRANT, BARGAIN, SELL and MORTGAGE to the said part y\_\_\_\_\_d the second part, the following described to situated and bring in the County of \_\_\_\_\_\_Douglas\_\_\_\_\_\_and State of Kanas, to wit: do real estate situated and being in the County of\_\_\_\_ Lots Forty-eight (48), Forty-nine (49), Fifty (50), Sixty-one (61), Sixty-two (62) and Sixty-three (63), all in Simpson's Subdivision in that part of the City of Lawrence formerly known as North Lawrence. And the suid part 103\_\_\_\_\_ of the first part do \_\_\_\_\_\_ hereby covenant and spires that as the delivery hereof\_\_\_\_\_\_ thay are\_\_\_\_\_ the lawful owner. B of the premises above granted, and seized of a good and indefeasible essue of inheritance therein, fire and deer of all incumbrances...... It is spred between the puries between the the same and that the Quell warrant and defend the same against all parties making lawful dain thereto. that may be levide or assessed against said radie state when the data of the for part shill at all times during the life of the predocutes part all the same or assessments desay if any mode payable to the part yum. A GB of the for part shill at all times during the life of the predocutes part all the same or assessments are at a more state of the same state of the same state of the same state of the predocutes and the same state of the predocutes and the same state of the predocutes and the same state of THIRTY THREE HUNDRED TWENTY & no /100 • . . ..... ..... DOLLARS rding to the terms of \_\_\_\_\_\_ certain written obligation for the payment of said sum of money, executed on the \_\_\_\_\_\_ 13th \_\_\_\_\_ day of the same as provided in this indenture ... the same as provided in this indenture. And this convergence shall be void if such payments be made as herein specified, and the soligation contained herein fully discharged. If default he made in such payments or any part thereof or any obligation created thereby, or instruct thereon, or if the tarse on add rule state are one paid when the same more, or if wrates is committed on add premises, then this convergence shall become about set and the same react kept in a good repair as they are more, or if wrates is committed on add premises, then this convergence shall become about set and the voles sum remaining unguld, and all of the eddpoint the black become, the convergence shall be bread in the said pay 22, ..., of the second part of the add pay and all of the eddpoint the black become, and ill be premise hereby granted, ere are part thereos, in the same prescribe by use and to have a receiver appointed to more and hereba same there are been as the pay are the black become, and ill be premise hereby granted, ere are part thereos, in the manner prescribe by use and to have a receiver appointed to more and hereba same there are been as the pay and the to restan the annous then unput of principal and interest, together with the sources and there are evolved pay there in contained, and all be paid by the describes and the unput of principal and interest, together with the sources and charges inclusions there evolved pay there in contained, and all be paid by the describes and the unput of principal and interest, together with the sources and evolved pay and there in contained, and all pays the paids by the describes and the unput of principal more than the manner prescribe the evolve digrad there in contained, and all be easily the pay is thered in the terms and the provide the principal part in the sources and the advect the terms and the advect and the sources and the advect term and the unput of principal and interest, together with the sources and the evolve term and there in contained, and all beco In Witness Whereof, the part 108 of the first part hive hereunto age their hand 8 and 10 ... 1.2 an (SEAL) mabelin a lai SEAL) STATE OF Kansas SS. COUNTY OF \_\_\_\_\_ Dauglas 13th day of . August A. D. 19 51 Be It Remembered, That on this .... Howard Wiseman in the aforesaid County and State, before me, a. NOTARY T came D. J. Cain and Mabeline A. Cain, his wife to me personally known to be the same person. I who executed the foregoing instrument and duly acknowledged the execution of the same. PUBLICS IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Them count an Aprilda, Beck My Commission Expires March 18th 19 51 Barbard Jeber Arold allideck 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. Dated this 11 day of August 1953. The Lawrence National Bank, Lawrence, Kansas (Corp. Seal) 1 See -11 • and the second second S. 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