Reg. No. 8454 Fee Paid \$9.25 < 69 1. 22 1 44908 BOOK 101 MORTGAGE (526) Boyles Legal Blanks - CASH STATIONERY CO., Lawr P This Indenture, Made this .. day of _ October in the year of our Lord one thousand nine hundred and fifty-one. Leonard Theodore Bletcher and Emilie Fletcher, husband and wife of Lawrence , in the County of Douglas and State of Kansas of the second part. Witnesseth, that the said part 168 of the first part, in consideration of the sum of Thirty-seven Hundred Fifty Dollars and no/100-----DOLLARS to y them duly paid; the receipt of which is hereby acknowledged, ha NG sold; and by this indenture real estate situated and being in the County of ______Douglas .______ and State of Kansas, to-wit: Lots One (1), Two (2), Three (3), Seven (7), Eight (8), Nine (9), the Town of Clinton in 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 theyere the lawful owner S 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 10.5. of the first part shall at all times during the life of this indenture, pay all In the part of the part of the part ± 53 , of the first part shall at all times during the life of this indenture, pay all tarses and accessness that may be levied or a accessed against said real entate when the same becomes due and payshe and that ± 500 with 11 keys the buildings upon sid lead tests insured against thre and tormals in such same made to such successors with the paysite with 12 keys the buildings upon sid lead tests insured against thre and tormals in such same becomes due and payshe in the paysite with 12 keys the building test of the second part, the loss, if any, made payshe to the part $_$, of the second part has been due to the second part test of the first part shall all to pay such tarse when the same become due and payshe or to key said premise insured as herein provided, then the part $_$. Of the second part may pay said tarse and instance, or either, and the amount so paid shall become a part of the indebuciness, secured by this indenture, and shall bear interent at the tart of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Thirty-seven Hundred Fifty bollars and no/100------ pollars. according to the terms of One certain written obligation for the payment of said sum of money, executed on the 11th day of CCLOBG1' 19 51 , and by 11.2. terms 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 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 165 of the first part shall fail to pay the same as provided in this indenture. The star part we can be not part sum too to pay the same as provided in this indenture. And this concerptance shall be void if such payments be made as beein specified, and the obligation contained therein fully dicharged. If default be made in tuch payments or any part thereof or any obligation created thereby, or interest thereon, of it he taxes on stail real estate are not kept in as good repairs as they are now, or if watte is committed on stail permise, then this conversions shall be come should and the whole sum terministing anguid, and all of the obligations provided herein, for the security of which this indenture is given, shall immediately matter and become due and payable at the option of the holder heredy, taking the stail be the star of the shall become should be the stail part of the shall become should be the stail for the stail part X. of the second part. the said part. Y. of the second part. ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits acroung thereform; and to sell the premices hereby granted, or any part thereon, in the manner prescribed by Jaw, and out of all moneys arting from such sale to retain the amount then usual of principal and interest, together with the costs and charges incident thereos, and the overplus, if any there ke, shall be paid by the part J. making such sale, on demand, to the first part 1es. To a specify the parties hereto that the terms and provisions of this indenure and each and very obligation therein constand, and all benefits acruing therefrom, shall extend and inste to, and be obligatory upon the heirs, executor, saministrators, personal representatives, using and autoexton of the respective parties hereto. and seal the day and year laubhove written hand S (SEAL) · (SEAL) STATE OF Kenses SS. COUNTY OF Douglas 11th day of October D. 19.51 Be It Remembered, That on this. It Remembered, That on this 1110 day of UCLODER A. D. 19.51 before me, a. <u>Lotary Public</u> in the aforesaid County and State, came ... <u>Leonard Theodore Fletchers</u> and <u>Emilie Fletcher</u>, This rol ritter husband and wife 1074 P Roman . to me personally known to be the same person...S. who executed the foregoing instru-· . . ment and duly acknowledged the execution of the same. NLTO IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official 19.5 07 El seal on the day and year last above written. .-Notary 1 My Commission Expires April 21 Harold I the understaned, owner of the within mortgage, No. 100 Contraction of the Contr and the state of the second second Start Start Start Start

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