97 44 15 6 BOOK 101 MORTGAGE (528) Boyles Legal Blanks - CASH STATIONERY CO., Las . ا This Indenture, Made this 3rd year of our Lord one thousand nine hundred and Fifty-one day of ____ November , in the · ¥. between Samuel D. Wiley, a single man and Lyman T. Wiley & Bryona C. Wiley, his wife Lawrence . , in the County of Douglas of and State of Kansas part 105 of the first part, and The Lawrence National Bank, Lawrence, Kansas. of the second part. part_ Witnesseth, that the said part 108 of the first part, in consideration of the sum of FIVE THOUSAND & NO/100 DOLLARS them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture to do real estate situated and being in the County of Beginning at a point on the South line of Cambridge Place 457 feet South and 1400.05 feet West of the Senter of Section 36, Township 12 South, Range 19 East of the 6th P. M. ; themes West 106,575 feet, themes South 100 feet, thence East 106.652 feet, thence North 100 feet to the place of beginning, in Fraternity Quadrangle in West Hills, an Addition to the City of Lawrence, Kansas; subject to an easurant along the East side thereof to the parties of the first part, their heirs, devisees and assigns, to locate, construct and maintain pipes for a sewer, gas and water and for poles and wires for electric lighting and telephones. with the appurtenances and all the estate, title and interest of the said part 108 of the first part therein. And the said part 103 of the first part do hereby covenant and agree that at the delivery hereof ... they arde lawful owner ... of the premises above granted, and seized of a good and indefeasible estate of inheritiace therein, free and clear of all incumbrances, No exceptions 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 199 ... of the first part shall at all times during the life of this indenture, pay all " THIS GRANT is intended as a mortgage to secure the payment of the sum of ... FIVE THOUSAND & no/100 * DOLLARS. according to the terms of _____ certain written obligation for the payment of said sum of money, executed on the _____ Srd day of November 19.51, and by 128 terms made payable to the part y of the second part, with all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the said party 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 103 of the first part shall fail to pay the same as provided in this indenture. that stad part 1.03. of the first partiant into pay me same as provides in this indenture. And this conservance shall be world if use hypothesena be made as herein specifics, and the colligation contained therein fully discharged. If default be made an using part before of any obligation creared thereby, or interest thereon, or if the buildings on said real enter star bay had been the starts become due and payable, or if the inturance is on Ketre put, as provided herein, or if the buildings on said enter starts are paid when the starts become due and payable, or if the starts on experiment of the start on soil or any default be and the start of th the and party of the scond part 1ts around a constant of the solution of the said premises and all the improve-ments thereon in the manner provided by hav and to have a receiver appointed to collect the resis and benefin acroing therefore, and to sell the premises foreby granted, or any put thered, in the manner prescribed by have and out of all money, arising from unch all the or reasin the amount the majorial of principal and interest, together with the costs and charges incident thereto, and the orreplus, if any there be, shall be paid by the part y making such sale, on demand, to the first part 105. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefity ascring therefrom, shill hereton and intrue to, and be obligatory upon the heirs, executor, administrators, personal representatives, anyight and successors of the respective parties hereto. In Witness Whereof, the part 108 of the first part ha YO ... heren nto set / their and seal.... Samuel D. Willy (SEAL) man J. Will (SEAL) Buyna c. Willer (SEAL) (SEAL) 1

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