

Reg. No. 8557 Fee Paid \$11.25

45376 BOOK 101 Bovies Legel Blanks - CASH STATIONERY CO., Lawr MORTGAGE (528) This Indenture, Made this _ 14 Pn day of January 1 in the year of our Lord one thousand nine hundred and fifty-two Glenn L. Colson and Winnie L. Colson, husband and wife ! Lawrence , in the County of Douglas of and State of Kenses part 10.Sof the first pair, and The Lawrence Building and Loan Association part y of the second part. Witnesseth, that the said.part 105 of the first part, in consideration of the sum of Forty-five Hundred Dollars and no/100-----DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by this indenture GRANT, BARGAIN, SELL and MORTGAGE to the said part_y____ of the second part, the following described do real estate situated and being in the County of _ Louglas and State of Kansas, to-wit; The South 40 feet of Lot No. One hunared twenty-five (125) and the North 10 feet of Lot No. One hundred twenty-seven (127) on Tennessee Street in the City of Lawrence in Douglas County, Kensas with the appurtenances and all the estate fitle and interest of the said part 103 of the first part therein. And the said part 103 of the first part do hereby covenant and agree that at the delivery hereof theyare 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 102 of the first part shall at all times during the life of this indenture, pay all target and assessments that may be letical or aversed against still real entate when the same becomes due not on the manufact pay all keep the buildings upon usid real state instared against fire and tornado in such sum and by such instance company as shall be specified and directed by the part J. of the second part, the loss, if any, make payable to the payable to the second part to the extern of J is interest. And in the event that said part LeS. of the first part shall fall to pay such tasks when the same become due and payable or to keep still premises instared as hering provide, then the part J_{--} of the second part are part in the second part and the and payable or to keep still premises instared as hering provide, then the part J_{--} of the second part may part idd tares and invanarce, or either, and the anomato so paid shall become a part of the indebaches, secured by this indenture, and shall become are the rare of 10% from the date of pay-ment sum fault prevaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of 1 orty-five sumared vollars and no/100-----DOLLARS, according to the terms of ONC certain written obligation for the payment of said sum of money, executed on the 14th . that sahl part 10.5. of the first part shall fail to pay the same as provided in this indenture. that sub part A C 3. of the first part shall is uto pay the same at provided in this indefinite. And his convergance shall be wald if such payments be made as herein specifical, and the obligation contained therein fully divelated. If default be made in such payments or any part thereof or sty obligation created thereis, or interest thereis, if if the taxe, on such real ensue are not paid when the same become due and payshle, or if the justication ensues the pay as provided hereis, or if the buildings on stall real cause not lead when the same become due and payshle, or if the such it committeed on such pressions of the source is all the same shows of the source is and the whole unit remaining support, and all of the source is one shows the same shows of the source is a source obligation provided for in sulf virtue obligation, for the source is of the source of the source is all the same source of the lawful of the source of the source of the source of the lawful of the source of the source of the lawful of the source of the source of the source of the lawful of the source of the source of the lawful of the source of the source of the lawful of the source of the source of the source of the lawful of the source of the source of the source of the lawful of the source of the source of the source of the lawful of the source of the source of the source of the source of the lawful of the source of t to take postenion of the said part ______ to take postenion of the said premises and all the improve-ment thereon in the manner provided by Law and to have a receiver appointed to collect the rents and benefits actuating thereform; and to sell the premises benefor granted, or any part thereor, in the manner prevented by Jaw, and out of all movers aring from such sale to retain the amount the muphad of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part making such sale, on demand, to the first part 1eg. 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 activing therefrond, shall cateed and inuer to, and be obligatory upon the heirs, executors, alministrators, personal representatives, signs and succession of the respective partice hereto. In Witness Whereof, the part 105 of the first part have hereunto set their and seal S. the day and year last above written. hand S Slenn L'Colion (SEAL) Dunnie L. Colion (SEAL) STATE OF Kenses COUNTY OF Douglas Be It Remembered, That on this 14th day of January A. D. 19.52 before me, a Notary Public in the aforesaid County and State, U.E.E.O Glenn L. Colson and Minnie L. Colson, husbana came . end wife NOTARL to me personally known to be the same person ... S., who executed the foregoing instru-UBLPC ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. 6 COUNTRY Notary Publ My Commission Expires April 21 19 54 Recorded January 14, 1952 at 3:40 P. M. Kassed a. Bock Register of Deeds Det undersigned owned of the within moitigang, de hereby de hnowledge the year Dayment of the debt steured the boy, and but having the Existen of Deader benter which discharge of this moitigage of hered, Deted the 1983, and the 1953, The discharge of this moitigage of hered, Deted the 1983 day se march 1953, attest Sc. Eby (An Sawrence Building and Isin Association Har Lioretary (Arp Seed) - Wy H. C. Prink man, President Lioretary (Arp Seed) - Wertgaget Bar Relisous attact for Eby Lauld a Beck Partie Lecter Maddan Share Shared Elizabeth South States and States and and a second second

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