with the appurtenances and all the estate, title and interest of the said part y....of the first part therein, and that it will warrant and defend the same again rand hoters d assessments that may be leveled or assessed against taking and first first part shall at all times during the life of this indenture, pay all taxes op the buildings upon said real entrie immend against taking and attends in some becomes due and paytois, and that it will used by the part y... of the second part, the loss, if any mode paytois to the part y tach trearment emerged with the second part to a shall be againful and meet. And in the event that said part y... of the first any, mode paytois to the part y... of the second part to a shall be againful and paid who have a part of the induitedness, secured by the location and of all to the the tax of locations due and location to lang paid who become a part of the induitedness, secured by the locations and shall be interest at the rate of 15.5. ing to the terms of ONC cartain written abligation for the pays day of <u>NOVember</u> part, with all interest econing thereon ac DOLLARS. m of money, executed on the ____24th 196.4 and by <u>its</u> terms made people to the part <u>y</u> of the second cording to the serms of said obligation and also to accure any som or sums of maney advanced by the part per unit may accord pair to pay for any insurance or to discharge any faces with interest 1 and party of the first part shell fail to pay the same as provided in this indenture, and this conveyance shell be vedid if such payments be made as hereain specified, and the obligate are not paid when the same become due and payable or it will interest a pacified, or interest and the reads in such payments or any part thereof or any obligation created thereby, or interest are not paid when the same become due and payable or it the intermest is not keep up, as prev-ting the same paid in a good repair as they are room, or it waste it cannot and previous, he whole sum remaining unpaid, and all of the obligations provided for it he add writes of parts. all be paid by the part_y___ making such sale, on demaind, to the first part____ Is spread by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and ell In accruing therefrom, shall extend and inverted, and be obligatory upon the heirs, szervitore, administrators, personal representatives, if, the part y of the first part ha s mto set_____its____hend_____end ees: WESTERN HOME BUILDERS, INC. (SEAL) By Koley L. Elder, President (SEAL) By Auchael L. Jamison, Secretary (SEAL) (SEAL) A REAL PROPERTY AND A REAL ACKNOWLEDGMENT-Corp THE FIRST NATIONAL BANK, LAWRENCE, KANSAS to of Kansos, Douglas County, se. Be It Remembered, That on this ____ day o'f ____ November Notary Public _ 1964 me, the undersigned, a ____ in and for the County and State aforesaid Robert L. Elder , President of _____Western Home Builders, Inc. ____, a corporation duly or virtue of the lows of <u>Kansas</u>, and <u>Michael L. Janison</u> secretary of sold corporation, who are personally known to me to be such afficers, and who are personally known to me to be the persons who executed, as such officers, the within instrument of writing on behalf of such corporation, and such persons duly ocknowledged the execution of the same to be the act and deed of sold corporation. anized, incorporated and existing under and by In Testimony Whereof, I have he te day and year last above written to set my hand and affixed my Sent the official 110 1965

Horold a. Beck Register of Deeds

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. Bated this 7th day of October 1965. THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, (Corn. Seal) Warren Rhodes President KANSAS

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