with the appurtenances and all the estate, title and interest of the said part y... of the first part therein. And the sold part y_____ of the first part do.25 hereby covenant and agree that at the delivery hereof it is _____ the lawful owner of the premises above granted, and selard of a good and indefeesble extert of inheritence therein, free and clear of all incumbreness.

and that _1,t ... will warrant and defend the same against all parties making lawful claim there

In the approxid performant the parties herein that part Y of the first part shell at all times during the life of this indenture, pay all taxes and esseaments that may be bried or accessed against said real estate when the same becomes during the life of this indenture, pay all taxes and esseaments that may be bried or accessed against said real estate when the same becomes during the life, and that 10 WIII have the buildings upperhalf real estate bauered against fire and transdo in such same the bound of and payable, and that 10 WIII integrated by the part X_{in} of the second part, the loss, if any, made payable to the part X_{in} of the second part to the esterned 110 will directed by the part X_{in} of the second part, the loss, if any, made payable to the part X_{in} of the second part to the esterned 100 with a same of 100 with the second part take field to pay path taxes when the same become due and payable or to keep and previous insorted as herein provided, then the part X_{in} of the second part takes and has become a part of the share of payment with folly repaid.

THIS GRANT is int

pert, with all induced graving thereon eccarding to the terms of said obligation and also to secure any sum or sum of money edu-and $part_y$ of the first part to pay for any insurances or to discharge any taxes with interest therein as benein provided, that said part_y of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if you have not and as being caption, such that the obligation contained therein ful if default be made in such payments for any part thereof or any obligation control therein the obligation contained therein. If it is a state are not happ in as good repair as they are now, or if was is committed on said promises, then this conveyance shall be and the whole sum remained unpair of all of the obligations provided for in said vertice obligation, from the security of which is given, shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall

is given, sum amendately instruct and become due and payting at the option of the instant memory without memory, and it shall be remain the said part <u>Y</u> of the second part. The said part <u>Y</u> of the second part is the second part is the powershold by the previous of the end of the impor-ments therefore in the meanes provided by law and to have a receiver appointed to collect the rents and benefits accounting thereform, and add the previous breedy granted, or any part thereof. In the meaner preventies the thy law, and out of all moneys satisfy from such sale reliais the amound then unpaid the import and loterest, together with the cost and charges incident therem, and the overplue, if any there shall be paid by the part <u>Y</u> making such sale, on demend, to the first part.

It is spread by the parties hereto that the terms and provisions of this indienture and each and every obligation therein contained, and all neetins accuring thereform, shall extend and inure to, and be obligatory upon the heiro, executors, administrators, personal representatives, signs and nuccessors of the respective parties hereto. In Winness Whereaf, the part Y of the first part has hereovirto set 12.5 hands and seal the day and year it above writem.

Catos A	WESTERN HOM	E BUILDERS, INC.	(SEAL)
12102-1110	. By Lobert of	Elder, President	(SEAL)
· · · · · · · · · · · · · · · · · · ·	Robert L	a bider, Fresident	(SEAL)
	By Muchael	Lamit	(SEAL)
กฐร้างของของการการรูปที่เหตุ้นสู่สู่หลุ่มของการการการการ	аналания и принима и при и И при и пр	hon and an and a sector	มู่มันกุลหลุดกอกกลา

Joy il. Tweel

OCTO CALL TANKING THE PROPERTY OF THE PROPERTY

ACENOWLEDGEMENT -Corporation (Nu. 229) F. J. BOYLES, Publisher of Legal Blacks, Lawren Be It Remembered, That on this 20th day of January 19 65 before me, the undersigned, a Nutary Public in and for the County and State aforesaid came Robert L. Elder , President of Western Home Builders, Inc. virtue of the laws of Kansas and Michael L. Jani'son Secretary of sail corporation, who are personally known to me to be such officers, and who are personally known to me to be such officers, and who are personally known to me to be such officers dury account as such officers, the within instrument of writing on behalf of such corporation, and such persons dury accounted the execution of the same to be the act and deed of such corporation. In Testimony Whereof, I have hereunto set my hand and afflixed my officing of the same to be the day and ser past above written.

Steller F

Sound Star Notary Public, Term expires Office 10 1968