Reg. No. 160

· ADDARDE CONTRACTOR CON 826 BOOK 140 The Outlook Fristers, Publisher of Legal Binaks, Lawr \* This Indenture, Made this .... of Lawrence , in the County of Douglas and State of Kansas part. y ... of the second part. -- - DOLLARS following described real estate situated and being in the County of Dauglas and State of Kansas, to-with The South Thirty-six (36) feet of Lot Thirteen (13), and the North Thirty-six (36) feet of Lot Fourteen (14), in Block "B", in Lawrence Heights, an Addition to the City of Lawrence, said measurement to be on the West line of said Lots. with the apportenances and all the estate, title and interest of the said part  $\varphi_{aa}$  of the first part therein. And the said part y of the first pert ds 22 hereby covenant and agree that at the delivery hereof 12.12 the lewful own I the pramises above granted, and seized of a good and indefeasible easter of inheritance therein, free and clear of all incur and that 1 t nt and defend the same against all parties making lawful claim th and assessments that may be levied or excessed, spaints and real entries when the same becomes due and psychia, and that |k| = 1 for a divide of the indemutes, pay all saces show the buildings upon and real entries innovation for some due and psychia and that |k| = 1 for divide due to the psychia and that |k| = 1 for a divide due to the same becomes due and psychia and that |k| = 1 for a divide due to the same become the same the same of the same become the same become the same the same of the same become the same the same of the same the same of the same the same of the same th according to the server of URC , certain written obligation for the payment of said sum of money, executed on the Sth ATT11 10 15 and by 1 the terms made payable to the part / day of April . . .  $_{10}$   $^{105}$  , and by  $1.1\pm$   $_{100}$  terms made payable to the part 1 , of the second therean according to the terms of said obligation and also to secure any sum or sums of money advanced by the salid party of the second part to pay for any insurance or to discharge any taxes with interest thereon as harein prother said part  $\mathcal{Y}_{-}$  of the first part shall fail to pay the same as provided in this indenture. And this conversions whill be void if tooh phymerick are ends as herein approach, in the obligation contained therein fully if calculat be made is such payments or any part thereof or any obligation created thereby, or interact Microon, or if the lates o ends are not pay and made has such payments or any part thereof or any obligation created thereby, or interact Microon, or if the lates o real state are not hapt to an good regain se dway ledy now. If users is committed on said premise, then this convergence shall be and the whole sum monimum unpaid, and all of this obligation provided for in said ventue obligation, for the security of which the is given, shall immediately menure and become due and prysible of the colligation of the holder hered, without moiss, and it what be the sold part \_\_\_\_\_\_ to take possession of the axion premises an ments therean in the manner provided by law and to have a receiver appointed to collect the seek and benefits account if and the premises hereby granula, or any part merced, in the manner presched by law, and out of all moveys artising retain the answer then unpaid of principal and interest, together with the costs and charges incident therein, and the overplace shall be paids by the part y making such sale, on demand, to the first part It is agreed by the parties hereto that the terms and provisions of this indentures and each and every obligation therein contained, and all notify account thereins, searching therefrom, shall extend and inver to, and be obligatory upon the heirs, essentors, administrators, personal representatives, In Witness Wharsof, the part Y of the first part he 3 herewith set 1.55 band 3 and see. the day and year left above written. WESTERN HOME BUILDERS, INC. (SEAL)

By Light of Edgy, President (SEAL) Robert L. Elder, President By Pickell Comion Richard V. Janison, S. (SEAL) (SEAL) Jamison, Secretary

To remark to the second to the test of the second sec