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of the previous doore grames, and selves of a good and inde	feasible, estate of inheritance therein, free and clear of all incumbrances,
It is approved between the nertice bergets that the nert 1/	II) werrant and defend the same egainst all parties making lawful claim thereto.
and assessments that may be levied or assessed against said real from the buildings upon said real estate insured against five an	In states when the arms backets during the time of the indentity, ply all faces of attemption of the arms backets during the time of the indentity ply all faces of a state when the arms backets during the state of the state o
clinacted by the party	made payable to the part 3/ of the second part to the extent of 125 shall fail to pay such texas when the same become due and payable or to keep of the second part may new said texas and texas
se paid shall became a part of the indebtedness, secured by t until fully repaid.	his indenturie, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is briended as a mortgage to secure the payme Thirteen thousand eight hundred sev	enty-five and no/100
according to the terms of	for the premient of tald sum of money munched as the 19th
part, with all interest accruing thereon according to the terms of saild part y of the second part to pay for any insurance	d by 3.12
that this part U	not an attended at a data and second
If defaults the "maple, in such payments are any payments be ma antenne are not paid, which the same become due and payable, or	We as previously in this insensitive.
and the whole som remaining unpaid, and all of the poligation and the whole som remaining unpaid, and all of the poligation is given, shall immediately mature and become due and payot	If wate is committed on said premises, then this conveyance shall become absolute ns provided for in said written obligation, for the security of which this indentities he at the option of the holder beside without notice, such it shall be lauded for
the sold (party of the second part mostly therein in the many forward to have a re	to take possession of the and premise and all the improve- reture appointed to collect the rents and banefits actuing therefrom, and to meaner prescribed by lew, and out of all monory simpling from such sale to with the costs and charges incident thereto, and the overplot, if any there be,
see the premises hereby granted, or any part thereof, in the state the ambust hereby granted of principal and interest, together shall be paid by the pert. y	measure prescribed by lew, and out of all moneys arising from such sale to with the costs and charges incident thereto, and the overplus, if any there be,
men neifield like me barr have meering such wis, on demend	to the first part/
In Winness Whereof, the part y of the first part he last above written.	s hereunto setitshand and seel the day and year
TORPORA TO	WESTERN HOME BUILDERS INC. (SEAL) By: Lot t Stud (SEAL)
≧ SEAL	Robert L. Bider, President (SEAL)
(File and the second se	By: Michael L. Jamison, Secretary (SEAU
· • • • • • • •	
ATE OF KANSAS	DOUGLAS CONTRACT OF
BE IT REMEMBERED, That on this	COUDVII, SS.
fore me, the undersigned, a not ary publ	ic in and for the County and State aforesaid.
	lent of Western Home Builders, Inc.
virtue of the laws of <u>Kansas</u>	ation duly organized, incorporated and existing under and , and Michael L. Jamison
cretary of said corporation, who are personal	v known to me to be such officers and all
and corperation, and such persons duly ackno	such officers, the within instrument of writing on behalf wledged the execution of the same to be the act and deed of
NON-MOSTIMONY WHEREOF, I have he	the second se
the day and have last above written.	
A A A A A A A A A A A A A A A A A A A	Acy l. Augel BOY E. HUBBEll Notary Public, Term expires afric 10 1969
COUNT	Notary, Public, Term expires lefect 10 1962
	Janue Beem Register of Be

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1966 The First National Bank of Lawrence Lawrence, Kansas Mortgagee. Owner. By: H. D. Flanders, VP and Cashier