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rs, Publisher of Lonal Blanks, Lo

with the appurtenances and all the estate, title and interest of the said part.y....of the first part therein. And the said part.y.....of the first part do. 0.0. haven's sovenant and agree that or the delivery based i_{1} , i_{2} , i_{3} , the lawful owner. of the previous above granted, and valued of a good and indefeable center of loberitance therein, five and clear of all incomferences.

______and that______it_ will warrant and defend the same against all parties making lawful claim therein.

It is agreed between the parties hereto that the party.....of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be lowled or assessed against said real extrem when the same becomes due and payable, and that it. will have the buildings upon and real antain toward against fire and tornade in such runn and by such homerance semparty as shall be specified and directed by the part y....of the second part, the bas, if say, made payable to the party....of the second part to the sector of the first part shall fail to pay such taxes when the same become due and payable, or to keep add privates hoursed to the party....of the first part shall fail to pay such taxes when the same become due and payable or to keep add privates hoursed to the indebtedness, secured by this indenture, and shall bear interest at the rais of 10% from the date of payment will fully reped.

THIS GRANT is intended as a mortgage to secure the payment of the sum of maximum Nineteen thousand five hundred and $no/100 \sim -$

PATOAOR

BOOX 141 2726

Mineteen thousand five hundred and no/100 - DOLAR. according to the terms of DDD certain written obligation for the payment of said sum of money, executed on the 11th day of August 19,55 , and by its "form made payable to the party... of the second party with all interest soculing themos according to the terms of said obligation and also to secure any sum or sums of money solutions of by the second by the

And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, If default be made in such payments or any part thereof or any obligation contails therein, or if the lases on and real estate are not any his such approximate or any part thereof or if the investe is converted therein, or if the buildings on aid real state are not kept is as good repair as they are now, or if the same is converted or and up, a provided therein, or if the buildings on aid and the whole sum remaining unpedid, and all of the obligations provided for in add writer obligation, for its security of which this indervice is given, shall immediately meture and become due and payable at the option of the holder hereof, without notics, and it had the lawful for

the said part. <u>Y</u> of the second part _______ to fake persention of the said primiters and all the improve "methy libered in the sentence provided by law and to have a receive appointed to collect the rems and benefits accuring therefrom, and to relative there will the persented extra provided by law and to the same provided by law and the section of the said primiters and to relate the rems and benefits accuring therefrom, and to relate the section of the said primiters and all the linguous "methy law," and to relate the rems and benefits accuring therefrom, and to relate the section of the said primiters and the section of the secti

It is agreed by the parties hereto that the terms and provisions of this industries and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and increates, and be obligatory upon the bein, executors, administrators, personal representatives, stations and successors of the respective periodic "benefic" been.

> WESTERN HOME BUILDERS, INC. (SEAU By: High X. Eds., (SEAU Robert L. Blder, gresident (SEAU By Michael L. Jaison, Secretary

and the states