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 dates_ hereby covenant and egree the of the promises above granted, and soland of a good and indefeatible estate of inherite name and agree that at the delivery hereof _______ t___ the lewful or nce therein, free and clear of all inc and that it will warrant and defand the same against all po In the special between the parties harsho that the party. In the first part shall at all times during the life of this indeclore, pay all items and assessments that may be loved or assessed against and real enter the first part shall at all times during the life of this indeclore, pay all items and assessments that may be loved or assessed against and real enter the the three the same becomes due and by such how may be loved or assessed against and real enter when the same becomes due and by pach, and there. It will be accorded and and the accord becomes due and by such how may be loved at the same become due and the same and by such how may be some the same become due as the same become due as the same due to the same become due and the same due to the same become due and payable or to keep and part at the same become due and payable or to keep and part shall be appendix and the indeclore, pay the same the same become due and payable or to keep and part shall be part of the indeclored part of the same due and the same become due and payable or to keep and part shall be part of the indeclored part shall be another and the same become due and payable or to keep and part and the part of the indeclored part of the the same become due and payable or to keep and part and the part of the indeclored part and the same become due and payable or to keep and part and the part of the indeclored part and the same become due and payable or to keep and part and the same become due and payable or to keep and part and the part of the indeclored part and the pay and the same become due and payable and the another and the indeclored part and the same become due and payable and the another and the indeclored part of the part of the indeclored par IS GRANT IN I aling to the terms of ODO certain written obligation for the periment of taid sum of money, excented on the 15th of September 19.65, and by its terms made perials to the period of the second with all interest according thereas according to the terms of said obligation and also to secure any sum or sums of money advanced by the why with all laterast according therean according to this terms of exit a bitgation and algo to secure any sum or sume of more all part X.________ of the secure part to pay for any insurence, or to discharge any taxas with interest thereon as barele provide the secure and part X._______ of the secure part abait fail to pay for any insurence, or to discharge any taxas with interest thereon as barele provide the secure and the fast part abait fail to pay the same as provided in this indenture. And this secure any action of the secure and pays the same as provided the tax of the discrete thereon, are if the distance of any fast of the secure of the distance of any fast of the secure and the secure and the secure and payshots he made as barele secure and the deligation constant thereon, are if the distance of the secure of any of the secure of the secure and payshot of the secure is not head pay, as provided therein, or if the secure and to take possession of the said premises and red to collect the rents and benefits account of tribed by law, and out of all monays atlang to rand charges incident thereto, and the overplus, an the encuts then ungeal of principal and interast, together with the certs and ch all be paid by the party...... making such sale, on demand, to the first part..... It is agreed by the parties barets that the lerns and provisions of this Indenture and each and every obligation therein contains after factuling therefore, shall extend and hure to, and be obligatory upon the hairs, executors, edministrators, personal repri-ting and accessors of the respective particle herein. its hand and seal WESTERN HOME BUILDERS, INC. STO STO (SEAL) bert & Eller, President By: Ke .. (SEAL) .(SEAL) Jamison, Secretary (SEAL) STATE OF _____ Kansas ____ Douglas _ COUNTY, SS. BE IT REMEMBERED, That on this ______15th _____ day of _____September _____19 65 before me, the unilersigned, a _____notary_public_____ in and for the County and State aforesaid, came ____ Robert L. Elder ____, president of Western Home Builders, Inc. , a corporation duly organized, incorporated and existing under and by virtue of the laws of Kansas , and _______ Michael L. Jamison Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the personal to be such officers, and who are personally and such persons duly acknowledged the execution of the same to be the act and deed of said corporation. E. Finel SAVET Notary Public, Term expires Office 10 1969 Jonie Reen Register of Deeds

Prate in all is

THE FIRST NATIONAL BANA OF LAMMENCE, La William B. Lienhard Vice Pres. Mortgagee.

agee. Owner.