H. That the Mort spute as to the dibt hereby secure count of this lien or which may alle in and any reasonable attorney's fee asonably incurred in the forectosure litigation affecting Said debt of lie rt of the debt hereby secured. All included in any decree or judgmen nitract rate then at the legal rate. feet the life of this instrument, or any in feet the life to the property securing the im-fees so incurred shall be added to and be a re of this mortgage and sale of the property life, including reasonably estimated amount and the payable by the M lent as a part of said mortgage debt and sha

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I In case the mortgaged property, or any part thereof, shall be taken by condemnation, offect and receive all compensation which may be paid for any property taken or for damages to any ompensation so received shall be forthwith applied by the Mortgages as it may elect, to the ecured hereby, or to the repair and restoration of any property so damaged, provided that any ress shall be delivered to the Mortgagor or his assignce. immediate

reas shall be delivered to the Mortgager or highesignee. All casements, rents, issues and profits of sail premises are pledged, assigned and transferred to the Mortgager, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the useror occupancy of said property, or any part thereof, whether said hereafter to become due, under or by virtue of any lease or agreement for the useror occupancy of said property, or any part thereof, whether said hereafter to become due, under or by virtue of any lease or agreements and all the avails thereunder, togelier with the right in case of default, inter before or after foreelesure sale, to enter upon and take possession of ; manage, maintain and operate said premises, or any part hereof, make leases to them demend advantageous to it, terminate or modify existing or future leases, collect aid avails, fents, issues and profits, regardless of when earned, and use such measures whether legal or equilable as it may deem proper to enforce collection thereof melow centure and extended coverage and on the income, thereform, which lift is prior to the lies of any other independence of hereby created on the mortgaged premises and on the income, thereform, which lift is prior to the lies of any other independences hereby thereby restrict and extended coverage and on the income, thereform, which lift is prior to the lies of any other independences hereby income not. In its sale, discretion, meeled for the afores of the powers herein given, and from time to time apply any halance of here is no substantial uncorrected detault in performance of the Mortgager's and and the Mortgager, in its sole discretion, icel shall not independence is no substantial uncorrected detault in performance of the Mortgager's agreements herein given, in the sade free misses, ontime and in the table discretion, needed for the informance of the Mortgager's agreements herein given. The Mortgager and sade discretion icels hather in personal herefor or after any

K That each right, power and remedy herein conferred upon stragger, whether herein or by law conferred, and may be enforced or any covenant herein or in said obligation contained shall thereafter formance of the same or any other of said covenants; that wherever, hade the feminine and the neuter and the singular number, as used he Morgane is comparise or every one urrontly therewith, that no waiver by the Me any manner affect the right of Mortgåger context hereof requires, the masquine gend rein, shall include the plucal; that all right

IN WITNESS WHEREOF, we had	we hereunto set our	hands and seals this 23rd day
of March	. A.D. 19 <u>. 67</u> .	WESTERN HOME BUILDERS, INC.
THE TTO	(SEAL)	By: Robert L. Elder, President (SEAL)
A PALA	(SEAL)	Michael L, Jamison, Secretary (SEAL)
Sotate of KANSAS		
		day of March, 1967, before me, the under- unty and State aforesaid, came Robert L.
Elder, President of WESTERN	HOME BUILDERS	, INC., a corporation duly organized,
		tue of the laws of Kansas, and Michael
		who are personally known to me to be
such officers, and who are I	personally know	m to me to be the persons who executed,
as such officers, the within	instrument of	writing on behalf of said corporation.
In Testimony Whereof, 1	L have hereunto	set my hand and affixed my official
Seal the day and year last a	bove written.	1.1.

are and

March 10, 1970.

Been Register of Deeds

Janice Cother, Notary Public in the party Notary Public Term Expires