The provide the large of all such leases and a premises are pledged, assigned and transferred to the Mortgager, whether how due or accurate to the Mortgager of all such leases and arget and the first of the use of accuration of the mortgage of all such leases and a stressment for the use of accelosure decree, and (b) to establish an absolute transfer and a such pledge shall not be deemed merged in any force-losure decree, and (b) to establish and absolute transfer and any the transfer of the Mortgager of all such leases and arget merged in any force-losure decree, and (b) to establish an absolute transfer and enter or accelosure decree, and the solute transfer and a such pledge shall not be deemed merged in any force-losure decree, and (b) to establish and absolute transfer and any the mortgage of all such leases and agreements and all the avaits thereander; together with the right in case of default or the second and the asses in terms deemed advantageous to it. terminate or modify existing of future leases, collect said axis, rent, issues and protects, reardless of when earned, and use and measures whether legal or equitable as it may deem proper to enforce collection theorem and extended coverage and other forms of insurance as may be deemed advantable, and is general exceeds at every inclusion and extended coverage and on the income therefore when the lien of any other indentions are every or any part to the lien of any other indentions are every of every function to the lien of any other indentions are every individent in the income return reasonable compression of the powers being individent in the secret of the powers berein given, and from the intermedent with the income return reasonable compression of the powers berein given, and from the intermedient whether there is a decree of foreelosure, and on the deficiency in the proceder of a said from the principal of the indepted the secret of the order and in the secret of the Mortgager of any decree of the indepted enseres and on the proceed of said. If a

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Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgage of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee of performance performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gendet, as used herein, shall this mortgage shall extend to and be binding upon the respective here's next solar include the plural; that all rights and obligations under and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exceeded as of the Mortgages.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 23rd of June , A.D. 1967 WESTERN HOME BUILDERS, INC.

SS

By: filet I Eller, President Robert L. Elder, President (SEAL) (SEAL) (SEAL) Michael L. Jamison, Secretary (SEAL) State of KANSAS

County of DOUGLAS

Be It Remembered, That on this <u>23rd</u> day of <u>lune</u>, 1967, before me, the undersigned, 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 persons who executed, as such officers, the within instrument of writing on behalf of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my official Seal the day and year last above written.

Janice Cotner, Notary Public Notary Public Term Expires March 10, 1970

County, State of.

Filed for record in Recorder's Office of

o'clock M.

lecorded June 23, 1967 at 4:18 P.M.

Register of Deed

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