I In case the mortgaged property, or any part thereof, shall be taken by con-ect and receive all compensation which may be paid for, any property taken or for da-pensation so received shall be forthwith applied by the Mortgagee as it may ele-ired hereby, or to the repair and restoration of any property so damaged, provid-shall be delivered to the Mortgagor or his assignce. may elect, to the immed

I All ca Ill ensements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortg to become duequader or by virtue of any lease or agreement for the use or occupancy of said property, or any greement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a pa-net to the Mortgaree of all such leases and agreements and all the avails thereander, together with the fore of after foreflowing age. In after using and the reements and all the avail and take possession of, ma it, terminate or modify e res whether legal or equit ir said premises, buy furn her forms of insurance a nee or horeaw money nece of when earned, and use such measures with rents of other employees, alter or repair sain c fire and extended coverage and other for incident to absolute momenship, advance t the mortgaged say juste hre and ifly incident to absolute uses and on the mo-out of the income retain reasonable compensation for its out of the income retain reasonable compensation for its including attorney's fees, incurred in the exercise of the in its sole discretion, needed for the aforesaid purposes, ad, helore at after any decree of foreclosure, and on the therefor or not. Whenever all of the indebtedness secured therefor or not. Whenever all of the indebtedness secured therefor on the incorrected default in performance of the Mort maniful uncorrected default in performance of the Mort maniful uncorrected and pay to Mortgagor any surplus une fien hereof. Mortgage hays after Mortgage

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the tgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance or covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce ormance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall the the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under

IN WITNESS WHEREOF, we have hereinto set our hands and seals this 29th day

(SEAC)

(SEAL)

of June \_\_\_\_\_, A.D. 19 67 State of KANSAS

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County of DOUGLAS 755 Be It Remembered, That on this 30th day of June, 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.

WESTERN HOME BUILDERS, INC.

By: Robert L. Edw. (SEAL) Robert L. f Elder, President

tichael f. Jamison, Secretary

County, State of

Filed for record in Recorder's Office of

Been Register of Deeds