The set as substantial ancorrected default in performance of the Morigagor's greatements herein, the Morigagor, and satisfactory evidence in the Morigagor and the Morigagor a

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88

Be It Remembered, That on this 19th day of March, 1969, 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 Kausas, 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 the day and year last above written.

Notary Public

Robert L. Elder, President

Michael L. Jamison, Secretary

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(SEAL)

1. All easements, rents, issues and profits of said premises are pledged assigned and transferred to the Mortgages, whether now due to leave or agreement (a written or verbal, and it is the intention hereof (a) to pledge said verits, issues and profits on a party with aid real-state assignment to the Mortgages of all such leaves on agreement for the use or occupancy of said property, or any part thereof, whether said and no secondarily and such pledge shall not be deemed merged in any horeclosure decree, and (b) to establish an absolute transfer and intervent on the Mortgages of all such leaves and agreements and all the avails thereunder, together with the right in case of default to entry used and agreements and all the avails thereunder, together with the right in case of default to rents of other employees, after between or after behaviors of other employees, after or pairs and premises, hy furnishings and equipment therefor when it deems necessary profits, recardless of other employees, after or prain and premises of insurance as, may be thereed advised, and out of the mortgaged premises and on the informed forms of insurance as, may be thereed advised, and agreement and out of the inclusion complexies of the employees, after or prain and premises of the employees, after and out of the inclusion endored in the after or prain and premises of any particular to the inclusion endored in the effective and out of the inclusion endored in the definition or itself, pay insurance premises far any associated and associated for the afterse of the endored for the afterse of the endored for the afterse of the endored in the indebidences secret before in its sole discretion, needed for the afterse and the definition in its before there be a discretion is prevised in the indebidences are approximated as a substantial and other of the indebidences and on the definition in the definition in the form time to time apply any substance or alter any define of the indebidences secret beefore in its hands. The presented of the

contract rate then at the legal rate. I in case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthis in applied by the Mortgagee as it may elect, to the immediate reduction of the indebted mereor hereby, or to the repair and restoration of any property so damaged, provided that any every over the amount of the indebted

secount of this lies or which may affect the tife of this Instrument, or any litigation to which the Mortgager may be made a party of ten, and any reasonable attorney's fees so inturred shall be added to and be a part of the debt hereby secured or which may affect said debt e easonably incurred in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other disput art of the debt hereby secured. All such amounts shall be payable by the Mortgage or to the Mortgage on demand, and if or and is a part of excluded in any decree, or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate then at the legal rate.

ecorded March 20, 1969 at 11:10 A.M.

Countr of Douglas

Janue Been Register of Deeds

Mary E. Haid

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. THE LAWRENCE SAVINGS ASSOCIATION

(Corp. Seal)

Notary Public Term Expires April 16, 1969

This written

89