11 J All casements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgage, reacter to become due, under or by sirtue of any lease or agreement for the use or occupancy of said property, or any part is a not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an all the secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an all there before or after foreclosure saids, to renter upon and take possession of manage, maintain and operate said profits, or any part is consistent of when cerned, and uses and agreements and all the avails thereander, together with the right tere before or after foreclosure saids, to renter upon and take possession of manage, maintain and operate said profits, or after after observed advantageous to it, terminate or modity existing of turne leases, collect said are play renting agents of other employees, after or repair said premises, buy formishings and equipment therefor when every standing agents of other employees, after or periors of insurance as may be deemed advasable, and in sets created on the mortgaged premises and on the income thereform which liem is prior to the lien of any other very kind, including attorney foces, incurred in the everise of the powers beering iter, and from time to time a or not, in its sole discretion\_meeded for the aforesind purpose, tirst on the informets and the mortgage, in its sole of secreted default in performance of the Mortgagers, on a methy secret before or not. Whenever all of the indebtdnees secured hereby is paid, and the Mortgagee, on a indebtedness secured hereby is paid in full or until the delivery of a Master's Deed or Special Commissioner's Deed versed, shall, however, have the indebt doese secured hereby is paid. The Mortgagee shall have all powers, if any, which it might have the whole the indept doese secured hereby is paid. The Mortgagee, in its sole versed, before or after any decrement of J All ca of said property, or any part thereof, suces and profits on a parity with sa , and (b) to establish an absolute lec, together with the right in cas ntain and operate said premises, luture leases, collect said avails, ren max dem K That each right, power and remedy herein con transpe, whether herein or by law conferred, and may be ortgagee is cumulative of every other right or remedy of the tily therewith, that no waiver by the Mortgagee of performance manner affect the right of Mortgagee to require or enforce text hereof requires, the masculine gender, as used herein, shal shall include the plural; that all rights and obligations unde tors, administrators IN WITNESS WHEREOF, we have hereunto set our hands and seals this \_\_\_\_\_ 28th of . June A.D. 19 69 WESTERN HOME BUILDERS, INC. Robert L. Elder', President (SFAL) By: \_(SEAL) (SEAL) Michael L. Jamison, Secretary (SEAL) ptate of Kansas 1 55 County of Douglas Be It Remembered, That on this <u>28th</u> day of June, 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 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. 1.5. HA 13 NOTARY Mary E. Haid Mary Natar Public Term Expires April 16, 1973 Notary Public Jane Been Register of Deeds

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