1. 576 and that $\pm b$ will warrant and defend the same against all parties making lawful claim thereto. It is eprecid between the parties barefor that the part Y of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that. It. v(111) becomes the buildings pool said real estate insured against fire and tornado in such sum and by such insufance company as shall be specified and directed by the part, Y of the second part, the loss if any reade payable to the pay april V of the second part, the loss if any reade payable to the pay april V of the second part, the loss if any reade payable to the pay april V of the second part, the loss if any reade payable to the part V of the second part of 1 LS interest. And in the event that said pert V of the first part shall fail to pay such taxes when the tame become due and payable or to keep and shall be the part of the indebtedness, secured by this industrue, and shall be and insurface, or either, and the amount to paid shall be the indebtedness, secured by this industrue, and shall be and interest of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Twenty-four thousand and no/100------according to the terms of _____One certain written obligation " for the payment of said sum of money, executed on the _____29th according to the terms of $May = 17.70^{\circ}$ and by its terms made payable to the party of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest therein as therein provided, in the event of the first part shall fail to pay the same as provided in this indenture. that said party that said party of the test part shall fail to pay the same as provided in bit internation. And this conveyance shall be velid if such payments be made as herein specified, and the subligation contained therein fully discharged. If default be made in such payments of any part thereof be my obligation reserved thereby, monteeen thereon, or if the takes on said real state are not paid which the same become due and payable. If it is interest to the takes there is paid which the same as good which this indentees real ensures and the whole sum remaining unpaid, and ell of the obligations provided for in said written policies, then this onveyance shall become abalities and the whole sum remaining unpaid, and ell of the obligations provided for in said written policies of the saturity of which this indentees a given shall immediately mature and become due and payable at the option of the holder housed, which notice, and it shall the law. the said party of the second part to take a receiver appointed to callect the rents, and benefits eccuring therefrom; and to real the whole sum meaner provided by law and to have a receiver appointed to callect the rents, and benefits eccuring therefrom; and to real the provided by granted, or any part thereby, in the manner prescribed by law, and out of all moneys arising from such sale to real the amount the next V — whole sum respectively and interest, together with the cars and charges includent therets, and the everyius, if any that be shall be paid by the part \mathbf{y}^{*} -making such sele, on discussed, to the first part \mathbf{y}^{*} It is agreed by the party making with tell, on demand, to the first party. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account the respective parties hereto. In Wingst Higherer, the respective parties hereto. In Wingst Higherer, the part Y of the first part has hereinto set. its hands and set the day and year last above worker of all the respective parties hereto. In Wingst Higherer, the part Y of the first part has hereinto set. its hands and set the day and year Uses the day and year (SPAH) WESTERN HOME HUILDERS's TNC. (SPAH) TEAL WESTERN HOME HUILDERS, INC. (SFAD) By Robert L. Elder, President 4.9. 5 ¥ * MER By Michael L.Jamison, Secretary (SEAL) 13 and the second STATE OF Kansas Dotiglas COUNTY, SS. A BE IT REMEMBERED, That on this 19 7 before me, the undersigned, a _____ Notary Public _____ in and for the County and State aforesaid. came Robert L. Elder , president of ______ Mestern Note Builders, tog. , a corporation duly organized incorporated and existing under and by virtue of the laws of l'ansas , and Michael D. Julison 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 are personally known to me to be such officers, and who are personally of the corporation, and such persons duly acknowledged the execution of the same to be the act and deed of and corporation. - IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Notary Public, Term expires May 27 1973 Recorded June 4, 1970 at 4:05 P.M. Cance Beem_Register of Deeds RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 8 day of September 1970 FIRST NATIONAL BANK OF LAWRENCE, KANSAS Bis release Was written on the origina' mortgage WILLIAM L.LIENHARD, VICE PRESIDENT Mortgagee. Owner. Antered day