In case of default in any of the psychents herein provided for, or in the event of the failure on the part of mid Mortgagor to keep and perform any of the covenants, agreements, tenns and conditions herein contrained and provided for, said Mortgagee shall be entitled to a judgment for the sum due upon mid note and any additional sums paid by virtue of this mortgage with interact theseon dis house provided, and for all costs, and shall be entitled also to a decree for the sale of mid permises to substantion of said judgment, foreclosing all rights and equities in and to und permises of wid Mortgagor and all permots claiming thereusder, at which rate approximate of said property is morely valved by said Mortgagor.

The said Montgagor further agrees that all notice of the exercise of any and all options searched by this manyage as said Montgages is hereby waived.

In the say bill of petition is filed in an action brought to foreclose this mortgage, the Count my as another of said Mortgages without respect to the condition of value of the property basis described, depoint a factorier to take immediate postenion of the mortgaged premises, to maintain the same and a collect the rents and piofis anising therefore, during the pindeoxy of the factories and used the due is fully peld and apply such parts and paties to the person the same and the due is fully peld and apply such parts and paties to the person and the same due to be the same due to be mortgage. Sine detecting all proper charges and property and the due of the due to the mortgage.

Whereast the works "Mortanger," or "Mortanges" appear in this mortange, they shall be administration of the second statement of the second statement of the second statement of the shallow "Tenant mode the tingular number shall include the planal, the planal the second statement and statement shall be applicable to all genders.

IN FITNESS WHILEBOF mid Montgagor(s) ha Th hereunto set their hand(s) and the day and year first above written.

A. D. Kolternes Gherlein N. Kolternes Charlets V. Kolternes

STATE OF KANEAS, COUNTY OF DOBLAS SS.

A. D. 19.16. Metalin me, the undersigned, a Notary Public in and for said County and State;

A. J. Kalterna and Charleis V. Kelternam, his wife,

whith are personally known to me to be the identical person . described in, and who executed

the foregoing soutpage, and duly acknowledged the execution of the same to be <u>NewLy</u> manufactury and deal

TESTIMONY WHEREOF I have bereated subscribed my hand and affined my official

Chergio 1957

Recorded July 2, 1956 at 2:15 P.M.

SATISFACTION OF MORTCAGE

THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled, this 27th day of May, 1969.

Attest: Wm. E. Davis, Secretary.

(Corp. Seal)

THE VICTORY LIFE INSURANCE COMPANY BY W. J. Bryden, Jr., President

Merioter of Deeds