10(a) It is agreed that the mortgages may collect a "late charge" not to exceed four (44) cents for each dollar (\$1.00) of each payment more than ten (10) days in arrears to cover the extra expense involved in handling (10) days in Arroars to cover the extra expense intervolution payments into the day of the second payments in the extra the extra expense intervolution of payments in the second payment is a superimeter of the extra expense vested is a person of persons other than the view of winnership of the mortgaged pendies or any part thereof becomes vested is a person of persons other than the view of winnership of the mortgaged pendies or any part thereof becomes vested is a person of persons other than the view of the first Part, the Company may, without notice to the Party of the First Part, deal with such association of the mortgage and the note been by secured, either by way of forbarrance on the part of the first Part, the Company or such this not payment of the debt or any sum hereby secured, without in any way releasing, discharging, company or extension of the time of payment of the debt or any sum hereby secured, without in any way releasing, discharging, modifying, changing or in any wise affecting the lies of the mortgage or the original liability of the Party of the First Part, or the note hereby secured, either in whether any such as a second second and the second part of the company or in the performance of any of the covenants are conditionable to company or the second performance of any of the covenants and obligations herein company in the terms and the exact performance of such deal or any the dese, or at any time during the continuance of such deal the the event principal sum remaining at that time unmatured together with all interest accrued thereon, shall, at the election of the said Company or the legal holder or holders of and note on herein contained to the coventies of the dese block on a do the said Company or the legal holder or holders of and note on herein contained to the coventies the said formediately foreclase this mortgage, the wind end on the partella.
13. That in any and every said trong the said premise the sold together and not in partella.
14. That han any Brobibed Alimans that whenever said Party of the First Part shall have fully paid the indebtedness hereby secured, with all the interest thereon, and shall have well and truly performed all and singular the covenants and agreements incrinabove ex-present, there all such covenants and agreements shall crass and determine, but not otherwise, and said Party of the First Part shall be entitled to a satisfaction of this mortgage. hand , the day In Witness Wilter, the said Party of the First Part year first above written. hereunto set Jose V. Thacketon se V. Thackston Thackston Marian J. T Signed and Delivered in the Presence of: Take he share and the STATE OF KANSAS COUNTY OF Douglas 19 58 a Be It Remember ch that on this 9 da before me, the undersigned Notary Public within and for said County and State, perso July day of JESSE V. THACKSTON and MARIAN J. THACKSTON, husband and wife to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the In Withings Gubereof, I have bereunto set my hand and affixed my official seal the day and year last above written. DTARY Ettel High -----Ry my gradien Jan. 7-1961 228 11.

SATISFACTION OF MCREGADE

Individed INDURANCE COMPANY, the mortgaged within nated, independent of some fail of whether the set of the control of the con

sal to be affixed, this 6th day of February, 1963.

here deal)

ites universe ∼as writter ⊃n the original Distraces 8 th Harold a Beck fame Beem

LAND COM

.T. 1.1