87237 BOOK 136

ASSIGNMENT OF MORTGAGE

KNOW ALL MEN BY THESE PRESENTS, That VALLEY INVESTMENT COMPANY ' , hereinafter called "ASSIGNOR", in consideration of the bal-MISSOURI a corporation, f principal hereinafter recited and accrued interest, to it in hand the receipt whereof is hereby acknowledged, does hereby grant, sell, , transfer, set over and convey unto <u>THE NORTHWESTER MUTUAL LIFE</u> ance of paid. assign, transfer INSURANCE COMPANY having its principal office at Milwaukee, Wisconsin certain mortgage dated the its successors and assigns, one Hitrakee, Wisconsin
, its successors and as certain mortgage dated the 28th day of January , 19 6h
Bussell W. Jones and Diane Jones, individually and as husband and wife
ASSIGNOR, covering the following described property:
Lot 27, Block 2, HOLEMAY HILLS, an addition to the City of Lawrence, Doug County, Kansas, as shown by the recorded plat thereof, , , executed City of Lawrence, Douglas and given to secure the payment of the sum of \$ 21,000.00 , and the in est thereon, duly filed for record on the 13 day of February , 19 in Book 136 , Page 115-7 , of the records of Douglas Con Kansas , together with the note or notes, debt, lie and the interlien and by said claims secured mortgage and the covenants contained in said THE NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY , t agrees to and with , that it is the legal The NORTHESTEAN AUGUAL Lies INSURANCE WHEAT \_\_\_\_\_\_, that it is the legal and equitable owner of said note or notes and mortgage, with full power to sell and assign the same; that there is now due and owing upon said note or notes and mortgage the sum of \$ 21,000.00 \_\_\_\_\_\_, principal, together with interest thereon as set forth in said note or notes, from the last day of March \_\_\_\_\_\_, 19 6L, and that there are no offsets, credits, or defenses to said note or notes or mortgage and the amount due thereon; that it has executed no prior assignment or pledge thereof. it has executed no prior assignment or pledge thereof; that it has executed no release, discharge, satisfaction or cancellation of said mortgage; that it has executed no release of any portion of the security described in said mortgage; and that it has executed no instrument of any kind affecting the mortgage or the note or notes or the liability of the maker or makers mortgage, and the thereof, except: IN WITNESS WHEREOF ; ASSIGNOR has executed this assignment by its officers therepute duly authorized, and has affixed its corporate seal this 28th. MISSOURL VALLEY INVESTIGANT J. Holtgraves, Vice Pres President Attest Philip Secretary Orson T. Abbott Abst. STATE OF MISSOURI SS COUNTY OF JACKSON day of <u>February</u>, 19 64, before me, the understand, personally ap-in and for the County and State aforesaid, personally ap-to me known to be the 28th On this Notary Public, Notary Public, A. Holtgraves to me Known t Identical person who executed the within and foregoing instrument, who, being by me duly sworn, did say that he is  $\underline{\mathbb{Y}_{100}}$  President of said corporation, that the seal affixed is the corporate seal of said corpor-ation, that said instrument was signed and sealed in behalf of said corpor-ation, by authority of its Board of Directors, and he acknowledged to me that he executed said instrument as his free and voluntary act and deed, and as the free and voluntary act and deed of said corporation, for the direct Directors and consideration therein set forth dses, Rpurposes, and consideration therein set forth. TN WITNESS, WHEREOF, I have hereunto set my official signature and affixed AUBLIC Notary Public y term tiptres: Oct. 28, 1964 Boid 11 Pick Recorded March 12, 1964 at 2:45 P.M.