ha ve this day executed and delivered their certain promissory note in writing to said part y of the second part, of which the following is a copy: Refinance of PIL #19,901 RILLANT NOTE \$ 2,606.54 aprel 33 1964 At the dates hereinafter mentioned, to vate vereived, I, or We, the undersigned, jointly and severally, promise to pay to the order of HOME SAVINGS ASSOCIATION OF KANSAS CITY the sum of TWO THOUSAND SIX HUNDRED SIX Dollars and 54/100 - - - - - -between the amount of this note and the sum of the preceding installments), commencing on the 26 th day of May 10.64 and on the same day of each and every month thereafter until paid in full, with interest at the rate of 8 per cent per annum after maturity; of the holder thereof. or We¹ agree to pay a "late charge" not to exceed 5% per month for each payment more than ten days in arrears rec'involved in following up and handling delinquent payments. The makers, sureties, guaranters and endotiers of this note, jointly and severally, do hereby waive demand, presentment for paym notice of non-payment and protest, and do each hereby waive notice of and consent to any and all extensions of this note or any part the from time to time without notice to us, and hereby waive any and all notice of whatsoever kind or nature, and waive the exhaustion of its mendies hereon. And further to secure the payment of sold amount, the undersigned hereby jointly and severally irrevocably authorize and empower any attorney of any Caut of Record to appear for them, or either of them, in such caut at any time hereafter and contess a judgment without process against them or any one or more of them, in favor of the legal holder of this note, for such sum as may appear to be unpaid and proceeding, and consent to immediate execution upon such judgment, hereby taitlying and confirming all that sold attorney may do by virtue hereof. Harold E. Deshazer have NEGOTIABLE AND PAYABLE AT OFFICE OF THE HOLDER HEREOF Dorothy M. Desha Successfully said part ΘS of the first part shall pay, or cause to be paid, to said part γ of the second part δS here s assigns, said num of money in the above described note mentioned, together set the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable, and said party entitled to the possession of said premises. of the second part shall be $\label{eq:intermediate} \textit{IN WITNESS WHEREOF, The said particles of the first part have hereanto set the i hand S the day and year in the said part is the sa$ first above write Harold & in Harold E. Deshazer hazy Dorothy M. Deshazer STATE OF KANSAS. ----- in opposite . A. D. 19 Defore me the undersigned, a notary public known to me to be the same person_____S who executed the within instrument of writing, and such Recorded May 7, 1964 at 10:05 A.M. \$2,606.54 Register of Deeds August 3, 1971 Harold 11 RECEIPT RECEIVED OF Harold E. and Dorothy M. DeShazer, husband and wife the within named mortgagor, the sum of Two thousand six hundred six, 54/100 DOLLARS, in full satisfaction of the within Home Savings Association of Kansas City Mortgage. (Corp. Seal) James J. Ahern, Vice President

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- Schutter & some site