STATE OF Kansas or Douglas County On this 22nd day of May , 19 65, before me personally appeared Warren J. Bell, Barbara L. Bell, parties of the first part and Alvin LeRoy Corman'& Betty A. Corman, parties of the 2nd part to me known to be the person described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed. In Testimony Whereof, I have hereunto set my hand and affixed official seal in the County of Douglas and State aforesaid, the day and year first above written. My term expires April 18, 1966 921-11 llijum Robert P. Harrison Public STATE OF MANSHE STATE OF MARY OF Doing los County On this J2mil day of May, 1949, before no personally appeared olderrem J Biel & Barbara J Biel partury the first port Allor Leter Corman ane Berly A Cormann partury to Ind p to me known to be the person described in and who executed the fortegoing instrument, and acknowledged that this executed the same as this free act and deeds man A In Testimony Whereof, I have hereunto set my hand and affixed my official seal in the County of Douglass and State aforesaid, the day and year first above written. Wy term explices Hipstil 18, 1944 is ACCTAT T. A TANTANAN (In case of a separate acknowledgement, add appropriate jurat) JOINDER BY VA In consideration of the foregoing recitals and the incurrences or assumptions of liabilities, in accordance with the foregoing provisions of this instrument, by the parties of the second part to or in favor of the holder, and hitsassigns and successors in interest, and to the United States Government by indemnifica-tion also, the Administrator of Veterans Affairs; party of the third part as recited above, releases <u>WARREN JAMES BELL</u> and <u>BARBARA</u> (veterans and oblight sponse) recited above, releases <u>WARREN JAMES BELL</u> and <u>BARBARA</u> (veteran and obligor spouse) <u>L. BELL</u> <u>parties of the first part. from any and</u> all personal liability to the United States Government which is derived through said Administrator by indemnification, by subrogation from any payment made for said Administrator, or by said Administrator as a holder (but not for said United States through ownership of any interest in said loan or any said advances by any other agency, association, department or other instrumentality of the United States as hereinbelow expressed), arising out of the guaranty, insurance, or making of the above described loan and advances for which the parties of the first part, or either of them, may now be liable or which may accrue in the future. This release shall not constitute a release and advances This release shall not constitute a release or extinguishment of an