STATE OF KANSAS County OF Douglas SS: On this 30 day of March , 19 65, before me personally appeared Sidney Malcolm' Johnson and Lora D. Johnson, husband and wife, 100 to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed. executed the same as In Testimony Whereof, I have hereunto set my hand and affixed official al in the County and State aforesaid, the day and year seal in the first above written. A HOW + fly, tern AK September 27, -1966 PUBLIC 1 1111 Notary Public STATE OF Kansas County OF Douglas On this 30 day of March, 1965, before me personally appeared Herman K. Doswald and Ruth E. Doswald, husband and wife, to me known to be the personSdescribed 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 my official. eal in the County and State aforesaid, the day and year seal in the Coun first above written. expires September 27, 1966 UTARY Notary Public PUBLIC (In case of a separate acknowledgement, add appropriate jurat) JOINDER BY VA In consideration of the foregoing recitals and the incurrences or assumptions of "Mubilities, in accordance with the foregoing provisions of this instrument, by the parties of the second part to or in favor of the holder, and his assigns and successors in interest, and to the United States Government by indemnifica-(veteran and obligor spouse) Johnson parties of the first part, from any and 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 by indemnification, by subrogation from any payment made for said Administrator, or by said Administrator as a holder (but not to said United States through ownership of any interest in said losn or any said advance 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 losn and advances for which the parties of the first part, or either of them may now be lights as which way secure in 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 or extinguishment of any part of said indebtedness or of said advances, and shall not constitute a release of said mortgage or of any of said property from the legal operation or effect of said mortgage. This release shall not impair or adversely affect the right or remedy of any present or future holder of any amount evidenced or secured by said note or by said mortgage, or of said Administrator by subregation or otherwise, to enforce or utilize, in personam or otherwise, any said mount or said note or mortgage or any other related instrument, personal

L'E

1