

62

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 his assigns and successors in interest, and to the United States Government by indemnification also, the Administrator of Veterans Affairs, party of the third part as recited above, releases Paul Andrew Badger and Delpha Badger

Paul Andrew Badger and Delpha Badger parties of the first part, from any and all personal liability to the United States Government which is derived through said Administrator, or by said Administrator as a holder (but not to said United States through ownership of any interest in said loan and/or 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 or extinguishment of any protect of said indebtedness or of said advances, and shall not constitute a release 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 subrogation or otherwise, to enforce or utilize, in personan or otherwise, any said amount of said note or mortgage or any other related instrument, personal judgment prior to or in connection with foreclosure or in any other act, action exercise of power of sale or other power, or judicial or nonjudicial procedure or proceeding, or to pursue or utilize any remedy afforded by any of said note, mortgage or of subjecting said property to the enforcement or the collection of any said amount evidenced or secured by said mount evidenced to sub said amount evidenced to any of said anote, mortgage or do subjecting said property to the enforcement or the collection of any said amount evidenced or secured by said note or mortgage. The validity of this release in personan is conditioned and dependent upon legal incurrences (or assumptions) of liabilities, to said successive holders and subrogees, and by indemnification to the United States, by each of the parties of the second part.

This release in no way affects the liability of either of said parties of the first part to <u>Metropolitic Life Insurance Co., One Madison Avenue, New York, New York</u>, the owners stated above said note, of any said advances, and of said mortgage, their successors and assigns; and if the Federal National Mortgage Association, or any other wholly or partially owned association, agency, corporation, department or instrumentality of the United States Government now or hereafter owns all or part of said indebtedness or advances, this release shall not apply thereto, unless such ownership of said indebtedness or advances, or part thereof, hereafter is derived by assignment or otherwise through said Administrator.

Signed as of the date of this agreement first mentioned above, this 24th day of ______, 19 69 .

The Administrator of Veterans Affairs, an Officer of the United States of America

Janue Beem Register of Deeds

BY: K. H. EDEN, Loan Guaranty Officer His Agent and Attorney-In-Fact

OF ss. ACKNOWLEDGEMENT FOR INDIVIDUAL (Kans. Okla. and Colo.) OF Sedgwick a Notary Public, within and for said County and State, on this June 19 69 personally appeared K. H. EDEN 24th be the identical person_who executed the within and foregoing instrument and acknowf executed the same as ______ free and voluntary act and deed set forth. S WHEREOF, I ha nd and official MAR 1 2 1970 RAVE HUNT D.

Recorded June 27, 1969 at 9:30 A.M.