297 That is the event ownership of the mortgaged premise of any part thereof becomes wented in a person or persons other than the Party of the First Part, the Company may, without noise to the Party of the First Part, does in the part of the Company or exact with reference to this mortgage and the note hereby secured, either by way of ferbandmen on the part of the modifying changing or its way of parameters of the debt or any suin hereby secured, without is any way releasing, discharging, on the pole hereby secured, either in whole or in part.
That if debut her made the partner of the side of any suin hereby secured, without is any way releasing, discharging, on the pole hereby secured, either in whole or in part.
That if debut her made the partner of the side of any mort thereof or of the original liability of the Party of the First Part, discharging, and the scale performance of early of the partner discharging or onditions herein com-tained, time and the scale performance of early of the partnership and the side of the debt of the performance of the hereby then, and in either or any stuch case, or at any time during the community of the Party of the first part domain or of the Part performance of early and the limit end the scale during the community of the the side of the said parallel at the place of payment, aforeasil, anything and side out and all discret a scale therein at and debter of the side during of the test holder or holders of a during the during the community or partnerships in the side of the said period of the level holder or holders of a during and induce the side of the side of the said nees the said the said the said the said the said the said period of the hereby and the said and said have the said the sai Brobiotic allmays that shower side Party of the First-Fart shall be validy paid the indefendings foregy secured, with all the interest thereon, and shall have well and traily performed all and singular the overants and agreements bereinabove ere, project, then all such overhints and agreements shall cause and determine, but not otherwise, and said Party of the First Part shall be entitled the substitution of this mortgage. Reineld Schmidt Signed and Delivered in the Lellin & Schmitt 1 a. U. Evans STATE OF KANSAS COUNTY OF Douglas. 27/2 Be It Remembered that on this 27./2 December 1950. day of - - - - Reinhold Schmidt and Lillias E. Schmidt, husband and wife, - --to me personally known to be the same person S who executed the foregoing instrument, and duly acknowledged the execution of the If Culturess Culturess, I have hereunto set my hand and afficed my official seal the day and year last above written. IEVION NOTAR a. U. Evane My oumalision expires: \_\_\_\_\_\_ 1952 and a. SATISFACTION OF MORTCAGE THE TRAVELERS INSURANCE COMPANY, the mortgagee within named, does hereby acknowledge full payment of the debt secured by the foregoing mortgage, and authorizes the Register of Deeds of Douglas County, Kansas, to discharge the same of record. IN WITNESS WHEREOF, the said Company has caused these presents to be signed by its Vice-Fresident and its common seal to be affixed, this 16th day of February, 1965. (Corp Seal) 

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