the payment of the indebtedness secured hereby in such order as Mortgagee shall elect, and Mortgagee shall not be liable to second to Mortgager for any action taken pursuant hereto other than to account for any rents actually received by Mortgages.

13. If the indebtedness accured hereby is now or hereafter further secured by chattel mortgages, pledges, contracts of guar-anty, assignments of lesses, or other securities, Mortgages may at its option exhaust any one or more of said securities and the security hereunder, either concurrently or independently, and in such order as it may determine.

14. No delay by Mortgages in scercising any right or remody hersunder, or otherwise afforded by law, shall operate as a two thereof or produde the exercise thereof during the sontinuance of any default hersunder.

A No have of or produce the second have the restrict of relative the relative of any default hereinder.
15. Without affecting the liability of any person (other than any person released pursuant hereio) for payment of any indebtedness secured hereby, and without affecting the online of any of the indebtedness.
a. Release any person liable for payment of any indebtedness secured hereby.
b. Extend the time, or agree to alter the terms, of payment of any of the indebtedness.
a. Accept additional security of any kind.
d. Release any property accuring the indebtedness.
b. Consent to the making of any map or plat of the premises, or the creation of any essements thereon or any covenants restricting use or company thereof.
16. Any agreement hereof, and without and the premises or the creation of any essements thereon or any covenants restricting use or company thereof.
17. If Mortgagor here is is a corporation, it wholly waives the period of redemption from faredosure and agrees that when also is had under any decree of foredoners against it, the Sheriff making such asle, or his successor in office, is authorised to execute at the additional security of any has been paid, this mortgage and all assignments herein contained shall be void to date the index of any decrees of foredoners against it, the Sheriff making such asle, or the successor in office, is authorised to execute at the additional terms and there addeenes and there additional security here as a the cost and expense of Mortgagor; otherwise to remain in full force and acting the released by Mortgages at the cost and expense of Mortgagor; otherwise to remain in full force and formations.

10. This mortgage shall inure to and bind the heirs, legates, devises, administrators, executors, trustees, successors and anigns of the partie hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

In Witness Whereof, Mortgagor has becauto set his hand on the day and year first above written.

Keffakobertan EFF A. ROBERTSON

lith a letertion

State of Kannas County of Shawnee }

16 2 To if remembered, that on this // 2 day of te me, the undersigned, a Notary Public in and for the County and State aforesaid, c August . 19 56 . after ma, the undergrad, a court of the A. ROBERTSON, husband and wife, JEFF A. ROBERTSON and RUTH A. ROBERTSON, husband and wife, the area personally known to me to be the same persons who, excetted the foregoing mortgage, and such persons inly saknowinded the execution of the same.

In Testmony Waswof, I have harounto set my hand and affixed my official seal the day and year last above written.

Justita D. Ellie Notopy Public, My term expires: Lept. 14, 10 56

Hurora a. Bick

this mortgage has been paid in full, and the same is hereby canceled,

DTARY

PUBLIC

Janace Riacon

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12.23

12. 20