536

5

· • • • • •

liable to account to Morigagor for any action taken	n' such order as Morigagee ahall dect; and Morigagee shall not be pursuant hereto-other than to account for any rents actually received
anty, assignments of leases, or other securities, Mortgagee n	ter further secured by chaitel morigages, pledges, contracts of guar- nay at its option exhaust any one or more of said securities and the d in such order as it may determine.
wayor thereof or preclude the exercise thereof during the o	or then any person released nursuant hereto) for payment of any
 Indobtedness secured hereby, and without affecting the lion may at any time and from time to time, without notice: A: Release any person liable for payment of any indep b. Extend the time, or agree to alter the terms, of payr 	hereof upon any property not released pursuant hereto, Mortgagee stodness sourced hereby.
8. Accept additional security of any kind.	remises, or the creation of any essements thereon or any covenants
)) : relricting has al ocolpancy thereof. 10.7 Any agreement bereafter made by Mortgagor and M the holder of any intervening lies of encombrance.	fortrages pursuant to this mortgage shall be superior to the rights of
17. If Marigagor heroin is a corporation, it wholly wai sain is had inder any decree of foreclosure against it, the Shar of encour a deed to the purchaser.	ves the period of redemption from foreclosure and agrees that when iff making such safe, or his successor in office, is authorized, to aroute
	id, this mortgage and all assignments herein contained shall be void bat and expense of Mortgagor; otherwise to remain in full force and
(10) This morrage shall have to and bund the norm. If saidem of the particle have?. Wheneve used haven, the sing (1) (, fuse of any gender shall be applicable to all genders.).	spatose, dovineos, administrators, executors, trustees; successors and rular number shall include the plural, the plural the singular, and the
In Witness Whereof, Mortgagor has hereunic set his	hand on the day and year first above written.
SIA Witheis Whereof, Moringor has herounto soi ha	hand on the day and year first above written.
<u>M. M. Harman</u> N. N. HARTMAN	
	JESSIE M. HARTMAN
State of Kanaka State of Kanaka Cossig-of (Franklin Be it remombered, that on the / 25th, before me, the undersigned, a Notary Publicity and for the ' H with HENTMAN and JESSIE M/ HARTMAN, 1	day of January 1956.
State of Kanesa State of Kanesa (Gossig. of (Franklin) Be it remombered, that on the / 25th, before me, the undersigned, a Notary Publicity and for the H. W. HARTMAN, and JESSIE H. HARTMAN, 1 wise in are / physically known to me to be the same but observed and the securition of the heatman	day of January 1956.
State of Kanesa State of Kanesa (Gossig. of (Franklin) Be it remombered, that on the / 25th, before me, the undersigned, a Notary Publicity and for the H. W. HARTMAN, and JESSIE H. HARTMAN, 1 wise in are / physically known to me to be the same but observed and the securition of the heatman	day of January .1956 . County and State aforesaid, came nusband and wife, ie paron g who excended the foregoing morizage, and such person B
State of Kanasa M. W. HARTMAN State of Kanasa Collige of Erranici 121 Be it remembered, that on this // 25th before me, the undergined, a Noisry Bublied and for the M. W. HARTMAN, and JESSIE M. HARTMAN, 1 Wid are: //Pegonally known to me to be the sam duly solmowindged the execution of the same. 	day of January 1956. County and Biate advestid, came unshand and wife, to person g who excound the foregoing mortage, and such person 8 and affired my official as the day and year last above written.
State of Kanasa M. W. HARTMAN State of Kanasa Collige of Erranici 121 Be it remembered, that on this // 25th before me, the undergined, a Noisry Bublied and for the M. W. HARTMAN, and JESSIE M. HARTMAN, 1 Wid are: //Pegonally known to me to be the sam duly solmowindged the execution of the same. 	day of January 1956. County and Biate adversed, came nusband and wife, to person g who accound the foregoing mortage, and such person 8 and affired my official as the day and year last above written.
State of Kanese N: W. HARMAN State of Kanese Cossignof (Franklin Be it remembered, that on the / 25th, before me, the undersigned, a Notary Publiched and for the H. W. HARMAN, and JESSIE M. HARMAN, I was are propundly known to me to be the sam duy solonowiedged the execution of the same. Automatic for the same devices the same duy solonowiedged the execution of the same. Automatic for the same duy for the same duy solonowiedged the execution of the same. Automatic for the same duy fo	Ag of Jamary 1956. County and Biase adverseld, came usband and wife, to person g who excended the foregoing mortage, and such porson 8 and affired my official seal the day and year last above written. <i>E.E. Halloy</i> <i>Notary Public</i> , My term expires: 005t. 14th 1056. (E.E. Halley)
State of Kanaka M: W. HARTMAN State of Kanaka College of Franklin Be it remembered, that on this / 25th before me, the understand, a Notary Publicit and for the M. W. HARTMAN, and JESSIE M. HARTMAN, I are, / pegnakuy.known to me to be the sam day, competed the execution of the samt. In Testimony Whereof, I have herewhote set my hand a M. J. J. J. J. J. J. J. M. A. T. J.	Ag of Jamary 1956. County and Biase adverseld, came usband and wife, to person g who excended the foregoing mortage, and such porson 8 and affired my official seal the day and year last above written. <i>E.E. Halloy</i> <i>Notary Public</i> , My term expires: 005t. 14th 1056. (E.E. Halley)

. .

3

:7

6

citrate.

٠

° 1

١

1

