ayment of the indebtedness secured hereby in such order as Mortgages shall elect, and Mortgages shall not be to account to Mortgages for any atton ising purmant herets atthes they to account for any ranks actually received

Interferences to Mortgager for any settion taken permanent elements.
in this indebtadance sectored bareby is now or hiereafter furthe sectored by chattel inortgages, pladges, contracts the sectore of an elements.
if the indebtadance sectored bareby is now or hiereafter furthe sectored by chattel inortgages, pladges, contracts the sectore of an elements.
if No date by Mortgages continue sectored bareby is now or hiereafter furthe sectored by chattel inortgages, pladges, contracts and the sectore of an elements.
if No date by Mortgages in successing any right to remetly beremiter, or otherwise afforded by law, shall operative thereof or product the exercise thereof during the continuance of any default hereometry.
Without affecting the listility of any person (other than any person released pursuant hereto) for payment into them, without affecting the lien hereof upon any property not released pursuant hereto. Moregages any person listle for payment of any indebtedness assured herety.
Extend the time, or agree to alter the terms, of payment of any of the indebtedness.
Access any person listle for payment of any indebtedness.
Consent to the making of any map or plat of the premises, or the creation of any essements thereon or any exterting use or decompany thereal.
If any agreement hereafter made by Mortgages and Mortgages pursuant to this mortgage shall be superior to the holder of any interventing lies or encompresso.
If any agreement hereafter made by Mortgages and Mortgages pursuant to this successor in office, is authorized to now a decay the set of foreelemption form forselesser and agrees the also holder of any interventing lies or encompresso.
If Mortgager bareaftes.
When all indebtedness essured hereby has been paid, this mortgage and all assignments herein contained that the output successor in office, is authorized to now a decay to be predicable. ed by chattel mortgages, piedges, contracts of guar-exhaust any one or more of said securities and the

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on from forselosure and agrees that when

18. When all indebtadness secured hereby has been paid, this mortgage and all assignments herein contained shall be void and this mortgage shall be released by Mortgages at the cost and expense of Mortgagor; otherwise to remain in full force and

19. This mortgage shall inure to and bind the heirs, logalase, devises, administrators, executors, trustees, successors and gm of the parties hereto. Whenever used hereto, the singular number shall include the plural, the plural the singular, and the of any gender shall be applicable to all gender.

In Witness Whereof, Mortgagor has here and on the day and year first above writ

glin E. Heine fearmatte Wernen Jeannette Heinen Julia V. Heinen State of Kansas } County of Franklin before me, the undersigned, a Notary Public in and for the County and State sforesaid, came JULIA V. HEINEN, his wife; and JEANNETTE HEINEN, a widdow, he. , are , presentally known to me to be the same person's who executed the fore intra acknowledging the scores within the same. The bindage Winnerst, I have hereanto set my hand and January .19 5 aid came ALVIN E. HEINEN and 19 59. of, I have hereunto set my hand and affixed my official seal the day and year last above FUBLIC A Sh J. W. Dicklerton Notary Public, My torm expires: Mar 30

Register of Deeds

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