332

S - Laki 4

2.2

techness secured lessely in anoh order an Morragee by Most

Indicit to second it in Mortgauges for any neston taken pursuant havato other than to account for any rents stually resolved by Mortgauges.
If the indicitations assumed havator is now or harvafter further secured by obtained mortgauges, postparts of grants, assuments of leases, or other securities, and right or remody havanches, and there community or independently, and in such order as it may defined by law, shall operate as a structure there does not interview afferdial by law, shall operate as a structure does of any definition of the second or provided the sources thereof during the resolution and near a tructure afferdial by law, shall operate as a structure thereof or provided the sources thereof during the resolution of any default hereonder.
Without affering the inhibit of any person (other than any person released pursuant hereto) for payment of any individences secured hereby, and without affering the line hereof upon any property not released pursuant hereto. Mortgauge to a space to alter the terms, of payments of any distingtions.
Release any person links for payment of any individences secured hereby.
Assess to the second to due payment of any high of the payments of any of the individences.
Assess any person links for payment of any individences secured hereby.
Assess any person links for payment of any high and the possibility of any person released pursuant hereion or any covenants of any distingtion at any second individences.
Assess any person links for payment of any high of any person releases of any distingtion of any of the individences.
Assess any property assessing the individence and Mortgauge parenants to the marking at an increasing line or execution release therease is anthered.
Asy agreement hereaster made by Mortgauge and Mortgauge appressing to any covenants to the marking for any mean branches.
Asy agreement hereaster made by Mortgauge and Mortgauge appressin to the sequent of the s

. . .

1.4

ad this mort mments herein contained shall be void ; otherwise to remain in full force and

This mortgage shall inure to and bind the heirs, legatees, deviaces, administrators, executors, trustees, successors and of the parties hereto. Whenever used becam, the singular number shall include the plural, the plural the singular, and the any gender shall be applicable to all genders.

State of Kansas } an.: Douglas ty of

Be it remembered, that on this 30th day of June ,1959. fors me, the undersigned, a Notary Public in and for the County and State aforesaid, came ROBERT J. MOORE and MERIA J. MOORE, his wife, he are personally known to me to be the same persons who executed the foregoing mortgage, and such person S aly acknowledged the execution of the same. In Testimony Whereof, I have hereounto set my hand and affixed my official seal the day and year last above written.

cru.

Jary ainet Arnett 1953

RELEASE

The amount secured by this mortgage has been paid in full, and the same is hereby canceled, this 30th day of April, 1963.

This release sets written on the original Brets 8 may Harold a Beck By Janue Beem THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, By CARL L. MATTHEWS Vice President.

old U. Beck _ Register of Deeds