348

hereby in such order as Mortgapes shall elect, a on taken pursuant bursts other than to account for

by discharges. III. If the indebtodies source havely is now is haveface farilier sourced by shatted mortgages, plotges, cadraselly received cangembers of discose, or other momenties, Merigages may is in option aximut any one or mare of and memory and the rity howeneds, either sourceristic, Merigages may is in option aximut any one or mare of and memory and the rity howeneds, either sourceristic, Merigages may is in option aximut any one or mare of and memory and the rity howeneds, either concurrently or independently, and is such sector as it may determine. I. No delay by Mortgages in exercising any right or remedy becauter, or otherwise afforded by law, shall operate as a "block" or product all access, encode during the continuums of axy default hereinford. I. Without affordings the lightly of Merigage or any other percent (except any percent screens) thereinford for any time indeficitions estimate any other percent (except any percent screensing released in writing) for any time indeficitions estimate the indeficities or after the mainting of such active actives and without affording at any time and from time to time, either before or after the mainting of such actives, and without noise on constitu-1. Heines any percent inducts for payment of all or any part of the indebtodies or for the performance of any obligation. 1. Heines any percent inducts for payment of all or any part of the indebtodies or for the performance of any obligation. 2. Maket any agreement estimating the time or otherwise sitering the terms of payment of all or any part of the indebtodies we are refrain from any source any or anion and of payment of all or any part of the indebtodies we mainly a certain the memory here we are not any induction of all or any part of the indebtodies. 4. Average a certain from any obligation, or subarvise attering the terms dealing with the line concept hereof. 4. Average a certain for any meaning any here we are hereof.

14

Nick

cial, secoring the indebtedness, including all or any part of the

16. Any agreement hereafter made by Mortgage and Mortgages pursuant to this mortgage shall be superior to the rights of the holder of any intervening lies or encounterase.

the native of any intervening list or essentialization. 17. U. Mortgager barries is a corporation, is sholly waives the period of redamption from formforms and agrees that when rais is had make any decree of foreigners against it, the Sheriff making such rais, or his accoustor in office, is anthorized to execute at one a deal to the periodsec. 18. When all indebtedment scenario hereiny has been paid, this mortgage and all assignments herein contained shall be void and this marigage shall be released by Marigages at the cost and uppanse of Mortgager; otherwise to remain in full force and diret.

19. This mortgage shall inner to and kind the hoirs, lag one of the parties hereto. Whenever much herein, the singr of any gender shall be applicable to all genders. s, devices, administrators, executors, trustees, successors and number shall include the plural, the plural the singular, and the

In Witness Whereof, Morigagor has bereunto set his hand on the day and year first above written

charah M. Manuch

ng mortgage, and such pe

He H remembered, that on this 24th before me, the indeengesed, a Noisey Public in and for the and DEBORAH N. MCANTINCH, his wife, who are personally known to me to be the se day semeowindged the excention of the mame. (19 Thermony Whereof, I have become to set my hand 24th day of March .19 61. s in and for the County and State sforesaid, came CLIFFORD W. MCANINCH, JR. reon S who exec ted the fore

} =====

ad and affixed my official seal the day and year last above written.

State of Kausas

yor DODELTIS

.....

110115

Harold A. Beck Register of Deeds

Marjance Danuel Notery Public, My term expires: 11-8 Marjorie Daniel

1964