the payment liable to accou by Mortgages hereby in such order as Mortgages shall elect, and Mortgages shall not be in taken pursuant hereto other than to account for any rents actually received

interest second to Mortgages for any second laken parameter here other than to second for any result second years of Mortgages.
13. If the indebtedness secured hereby is nur or horsefter further secured by chaited mortgages, pledges, contrasts of guaranty, assignments of lakes, or other securities, Mortgages may at it option exhaust any one or more of said securities and the securities, and there independently, and its each order is in image distances.
14. No delay by Mortgages in starshing any right or remery bereated, or otherwise afforded by haw, shall operate as a valve thereof or presented in the independently, and its each order is in its may determine.
15. Without affecting the linking of Mortgages or any other person (message any person sepready released in writing) for payment of any independently or any other person (message any person sepready released in writing) for payment of any independently or or the performance of any childration forcing or each other rights of Mortgages into, inter bottor or after the maturity of and values of none writing. Mortgages may, at any time and from time to time, either or after the maturity of and voltage of any obligation.
b. Make any agreement setteding the time, or otherwise attenting the terms of one payment of any obligation.
b. Make any agreement setteding the time or otherwise attenting the terms of any writing hereof.
c. Exercise or rotation from corrections or any right Mortgages may have.
d. Accept additional security of any kind.
e. Helense or otherwise delay with a property more there indebtedness, including all or any part of the security of any here.
d. Recept additional security of any kind.
d. Helense or otherwise delay with any property, real or presents, securing the indebtedness, including all or any part of the property mortgage and hered.

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

17. If Mortgagor been is a corporation, it wholly waives the period of redemption from foredourse and agrees that when ale is had under any decree of foredourse against it, the Sheriff making such asle, or his successor in office, is authorized to execute t ence a deed to the purchaser.

18. When all indebtedness secured heraby has been paid, this mortgage and all assignments herein contained shall be void ad this mortgage shall be released by Murtgages at the cost and expense of Mortgager; otherwise to romain in full force and

19. This mortgage shall inure to and bind the bairs, lagatees, devisees, atministrators, executors, trustees, successors and seigns of the parties horeto. Whenever used harein, the singular number shall instude the plural, the plural the singular, and the se of any gender shall be applieable to all genders.

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

John M. Stanley Marjorie M. Stanley

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State of Kansas } County of Douglas

Be it remembered, that on this lst day of June .1961. before me, the undersigned, a Notary Public in and for the County and State sforesaid, came John M. Stanley and Harjorie H. Stanley, husband and wife who are personally known to me to be the same person Swho executed the foregoing mortgage, and such person S duly schnowledged the execution of the same. In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and year last above written. lst

Netary Public, My term expires: Marjorie Daniel G. 11-8 19 64

NO.T.CAS

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RELEAS E

The amount secured by this mortgage has been paid in full, and the same is hereby canceled, this 5th day of September, 1967

arol

THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, Carl L. Matthews Vice President.

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wer written wer written on His originati morten 8tg dera t. ue Beam

Ack Register of Deeds

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