the payment of the indebtedness secured hereby in such order as Mortgagée shall elect, and Mortgagee shall n inble to account to Mortgagor for any action taken pursuant hereto other than to account for any rents actually reall not be v received by Mortgagee.

13. If the indebtedness secured hereby is now or hereafter further secured by chattel mortgages, pledges, contracts of guar, asignments of leases, or other securities, Mortgages may at its option exhaust any one or more of said securities and the rity hereunder, either concurrently or independently, and in such order as it may determine. anty, a

14. No delay by Mortgages in exercising any right or remedy hereunder, or otherwise afforded by law, shall operate as a ver thereof or preclude the exercise thereof during the continuance of any default hereunder.

Wave interod or presume the exercise interod nuring the continuance or any negative thered of the presume the exercise interod nuring the continuance or any negative thered.
15. Without affecting the liability of any person (other than any person released pursuant heredo) for payment of any indebtedness secured hereby, and without affecting the lien hereof upon any property not released pursuant heredo. Mortgagee may at any time and from time to time, without notice:

a. Release any person liable for payment of any indebtedness secured hereby.
b. Extend the time, or agree to alter the terms, of payment of any of the indebtedness.

- a. Accept additional security of any kind.d. Release any property securing the indebta

Consent to the making of any map or plat of the premises, or the creation of any easements thereon or any covenants ing use or occupancy thereof.

16. Any agreement bereafter made by Mortgagor and Mortgagee pursuant to this mortgage shall be superior to the rights of holder of any intervening lien or encumbrance.

17. If Mortgagor herein is a corporation, it wholly waives the period of redemption from foreclosure and agrees that when is had under any decree of foreclosure against it, the Sheriff making such sale, or his successor in office, is authorized to execute nee a deed to the purchaser.

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

19. This mortgage shall inure to and bind the heirs, legatees, devisees, administrators, executors, trustees, successors and gas of the parties hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the of any gender shall be applicable to all genders. se of any ge

The said party of the first part has caused these presents to be In Witness Whereof, Microsoftak kommuta not hadown on the dermand wander and wanted water at the set of the se hereto attached the day and year first above written. ATTEST:

Hitrooms H. W. Grooms Secretary RY : CORPORATION ACKNOWLEDGEMENT STATE OF Kansas COUNTY OF Douglas On this 13th day of <u>August</u>, 1962, before me, appeared Robert J. Moore, to be personally known, who being by me duly sworn, did say that he is the President of Moore Land, Inc. a Corporation, and that the seal affixed to the foregoing instruments is the Corporation seal of said Corporation and that said instrument was signed and sealed by its Secretary, in behalf of said Corporation by authority of its Board of acknowledged said instrument to be the free act and deed of said Corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affired by Notarial seal at my office in Lawrence, Kansas , \_, the day and year last above written. harlist (SN) Charles W. Hedges Notary Public in and for said County and State. My Commission Expires: August 21, 1965. Recorded August 16, 1962 at 10:40 A.M. Deck The amount secured by this mortgage has this 22nd day of February, 1963 | 25 326