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	the payment of the indebieds liable to account to Mortgager by Mortgages.	ness secured hereby in such order as Mortgages shall elest, and Mortgages shall not be for any action taken pursuas herebo other than to second for any reuts actually received	
	13. If the indebtedness secured her anty, assignments of leases, or other sec	reby is now or hereafter further secured by chattel morizages, pledges, contracts of guar- surities, Morizages may at its option exhaust any one or more of said securities and the or independently, and in such order as it may determine.	
	14. No delay by Mortgages in exe waiver thereof or proclude the exercise	eroising any right or remedy herounder, or otherwise afforded by law, shall operate as a thereof during the continuance of any default herounder.	
	15. Without affecting the liability payment of any indebtedness secured h the lies or other rights of Mostanese without the lies of the secure of the sec	of Mortgagor or any other person (except any person expressly released in writing) for hereby or for the performance of any obligation contained herein, and without affecting	
	a. Release any person liable for pa	ave, either before or after the maturity of said note, and without notice or consent:	
	e. Exercise or refrain from exercisi	the time or otherwise altering the terms of payment of all or any part of the indebted- ation, or subordinating, nodifying or otherwise dealing with the lien or charge hereof.	
	 d. Accept additional security of an a. Release or otherwise deal with a property mortgaged hereby; 	ny kind. any property, real or personal, securing the indebtedness, including all or any part of the	
	16. Any agreement hereafter made the holder of any intervening lion or em	by Mortgagor and Mortgages purmant to this mortgage shall be superior to the rights of sumbrance.	
	17. If Mortgagor herein is a corpor sale is had under any decree of forcelosure at once a deed to the purchaser.	ration, it wholly waives the period of redemption from foreelosure and agrees that when a against it, the Sheriff making such sale, or his successor in office, is authorized to execute	
	18. When all indebtedness secured and this mortgage shall be released by I effect.	hereby has been paid, this mortgage and all assignments herein contained shall be void Mortgages at the cost and expense of Mortgagor; otherwise to remain in full force and	
	19. This mortgage shall inure to an assigns of the parties hereto. Whenever	nd bind the hairs, legates, devises, administrators, executors, trustees, successors and used herein, the singular sumber shall include the plural, the plural the singular, and the	
	use of any gender shall be applicable to	s all genders.	
	In Witness Whereof, Mortgagor h	as herounto set his hand on the day and year first above written.	
		Carl Ming's	
		Carl Mingos	
		Vera R. Mingos	
	State of Kansas County of Douglas	ar i de la companya d	
	Be It remembered, that on this	Sah day of February , 19 63.	
	Carl Fingos a	blic in and for the County and State aforesaid, came	
	and secure with End end ender clott of the	me to be the same person S who executed the foregoing mortgage, and such person S same. nate set my hand and affined my official seal fibe day and year last above written.	
	ANN A	- Quelitte Que McCay	
se en	SHOTARE	Notary Public, My term arpires:	
al ed py	Severis -	My Commission Expires July, 11, 1968	
țer 	CTUTT CTUTT	terrenter and the second s	
em Ida Benr	orded February 5, 1963 at 2:25	5 P. M. Harded a Register of Deeds	
ustiter.	1000 1001 day 5, 1705 at 2.25	5 P. M. <u>Javald U. Register of Deeds</u> RELEASE	
0	mount secured by this mortgag	ge has been paid in full, and the same is hereby canceled,	
	22nd day of October, 1971.		

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