the payment of the indebtedness-secure liable to account to Mortgager for any act by Mortgages. such order as Mortgages shall elect, and Mortgages shall not be ursuant hereto other than to account for any rents actually reached

Hable to secount to Mortgages.
13. If the indebtedness secured havely is now or bevealise further secured by chattel mortgages, pledges, contrasts of guaranty, assignments of leases, or other securities. Mortgages may at its option exhaust any ones or more of said securities and the security bereunder, either consurrently or independently, and in such order as it may determine.
14. No delay by Mortgages in exercising any right or remedy bersunder, or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercising any right or remedy bersunder, or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercising any right or remedy bersunder, or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercising any right or remedy bersunder, or otherwise afforded by law, shall operate as a variver thereof or preclude the exercising any right or remedy bersunder, or otherwise afforded by law, shall operate as a variver thereof or preclude the exercising any right or remedy bersunder, or otherwise afforded by law, shall operate as a variver thereof or preclude the exercising any right or remedy hereance of any defauit hereounder.
15. Without affecting the liability of Mortgages or any other person (except any person expressly released in writing) for payment of all or any indottedness secured hereby or for the performance of any obligation.
a. Releas any person liable for payment of all or any part of the indobtedness or for the performance of any obligation, or subordinating, modifying or otherwise dailing with the lien or charge hereof.
b. Make any agreement extending the time or otherwise altering the terms of payment of all or any part of the indobtedness, or modifying or waiving any obligation, or subordinating, modifying or otherwise dailing with the lien or obarge hereof.
c. Exercise or refraint from exercising or waive any right Mortgages may have.
d. Accept additional

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

16. If Mortgagor herein is a corporation, it wholly waives the period of redemption from foreclosure and agrees that when sale is had under any decree of foreclosure against it, the Sheriff making such sale, or his successor in office, is authorized to execute at once a deed to the purchaser.
18. When all indectedness 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 Mortgagor; otherwise to remain in full force and effect.

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

RUSSEL L. SEHON

VERA C. SEHON

Jasola (Berk

26th

and the second states of the

- Jera

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

State of Kansas } County of Douglas

Be it remembered, that on this STH day of Fe before me, the undersigned, a Notary Public in and for the County and State aforesaid, came RUSSEL L. SEHON and VERA C. SEHON, his wife who are personally known to me to be the same person gwho executed the fore duly acknowledged the execution of the same. February . 1963 ,

regoing mortgage, and such person s

r acknowledged 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 P met De C 5 My te 196 LT a the start 1.1 NOTI 13 PUBLIC ?

11.

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