An Line St

His payment of the initializations assumed haveby in such order as Mortgages shall elect, and Mortgages shall not be initials to account to Mortgage for any action taking pursuant haves other than to account for any rente seturally received and intervents of the indult to account to Mortgages for any action taking pursuant haves other than to account for any rente seturally received and intervents of the indult denses assumed haveby is now or hereafter further secured by shatted mortgages, plodges, contracts of marging many of the security is and order as it may determine.
14. No delay by Mortgages is accounting any right of remody havemake, or otherwise affordad by law, shall operate as a first thereof or preclude the exceeding thereof during the continuous of any determine, and without afforting, Mortgages with respect to any property or after security not expressly released in writing. Mortgages with respect to any property or after the mathematics are followed in the there or easier (in the babelity of all or any part of the indultedness or for the performance of any tobletedness, and vible tar any obligation, and without notice or ensure.
a. Rolease any person liable for payment of all or any part of the indultedness or for the performance of any tobletedness, and vible tar as any obligation, and without notice or ensure.
b. Alate any agreement extending the time or otherwise altering the terms of payment of all or any part of the indultedness, or for the performance of any tobletedness, or mortfrain from exercising or waives and Mortgages may have.
a. Anote any agreement hereafter make by Mortgages and Mortgages may have.
a. Anote any thereafter make by Mortgages and Mortgages pursuant to this mortgage shall be superior to the rights of exercise diversion.
b. Mortgages berein is a corporation, it wholly waives the period of releasefue from form foreal serves that when a conserve and agrees that when a conserve and agrees the theory and under a

et. 10. This mortgage shall inurs to and bind the heirs, legatose, gas of the parties bereto. Whenever used herein, the singular n of any gender shall he applicable to all genders. s, devisees, administrators, executors, trustees, successors and number shall include the plural, the plural the singular, and the

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

Scilma Joan Bowland

}

Deskert & Route

State of Kansas County of Douglas

100

0

1

Be it remembered, that on this 2 7th day of March 1 before me, the undersigned, a Notary Public in and for the County and State aforesaid, eams HERBERT F. ROWLAND and WILLEA JOAN ROWLAND, husband and wilfe who are personally known to me to be the same person gene assessed the foregoing mortgage, and such p duly asknowledged the execution of the same. In Theimpary Whereof, I have becoming on the same person gene as the day and year last above written. . 19 63,

rtgage, and such persons

Varilla. Acck Register of Deeds

Nolary Publick My torm expires: To

and the state of the state of the

Statest .

My Commission Expires July, 11, 1966