Initial to assemil to informance to any action index and order as Morigages shall elses, and Horizages shall not be by Morigages.
14. If the indefitedness essured hereby is new or have after further secured by shattel morigages, plotges, contracts of guar-size, assignments of basis, or other securities, Morigages may & its option echasts any one or more of and iscentrities and the security bersunder, atther community is independently, and in much order as it may determine.
14. No delay by Morigages in exercising any tipit or remark harving any determine.
15. Without affecting the liability of Morigages on any tipits person (easys far any person expressly released in writing, Morigages in any independent of any independently is not any other person (easys far any person expressly released in writing, Morigages inty, as any innexer indicate the independently of the performance of any obligation contained harvin, and writing for hyperson in the far any indicated the region of any other person (easys far any person expressly released in writing, Morigages inty, at any time and from time to time, either before or after the maturity of and note, and without noise or reduced.
16. Moleas any survey inter activity in the time or oblawing the time indicated harvin, and writing, Morigages inty, at any time and from time to time, either before or after the maturity of and note, and without noise or reduced.
16. Males any survey into and from time to time, on the time or observing altering the terms of all or any part of the indicated into a survey in a structure actualing the time or observing altering the terms of all or any part of the indicated into a variang any obligation, or whore any ratif Morigages may have.
16. Assept additional security of any trait.
16. Assept additional security of any terms are personal, securing the indebitedness, including all or any part of the inperty morigages.
16. Assept additional security of any fail.</l new second becoby in and, order as Morigages shall elect, and it for any action taken pressent having other than to account for any nerty mortgaged hereby. 16. Any agreement hereafter made by Mortgager and Mortgages pursuant to this mortgage shall be superior to the rights of holder of any intervening lies or consubrance. 17. II Mortgager herein is a corporation, it wholly waives the period of redemption from forcelosure and agrees that when is had under any derive of forcelosure against it, the Bheriff making such asks, or his successor in office, is anthorized to extoute as had under any derive of forcelosure against it, the Bheriff making such asks, or his successor in office, is anthorized to extoute as a did to the purchaser. 18. When all individuous secured hereby has been paid, this mortgage and all astignments herein contained shall be void this mortgage shall be released by Mortgages at the cost and expense of Mortgager; otherwise to remain in full force and 19. This n mu of the p of any genu nortgage shall inure to and bind the heirs, legatoes, devises, administrators, exocutors, trustees, successors and artics hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the fer shall be applicable to all guaders. 1 150 to not his hand on the day and year first above write State of Ka 1 ty of Douglas n this STH day of March ary Public in and for the County and State aforesaid, came ggins and Dorothy Wiggins, husband and wife wat to me to be the same percents who executed the foregoing of the same. e it remembered, that on the me, the underlight, a Notary Elwood Wiggli are personally known . 1963 , al the day and year last above 21 1966 Ley. 11710 10 UBLIGH NO Darold G. Beck

51

RELEAS

The amount secured by this mortgage has been paid in full, and the same is hereby canceled, this 22nd day of January, 1970.

(Corp. Seal)

writter

1.53

1.4.2.14

> THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, By John T. Simmons, Jr., Vice President.