the payment of the indebtedness secured hereby in such order as more than to account for any remeasured by Mortgages for any section taken pursuant hereis other than to account for any remeasured by Mortgages. If the indebtedness occured hereby is now or becafter further secured by alastic mortgages, piledges, contracts of gues-by Mortgages. If the indebtedness occured hereby is now or becafter further secured by alastic mortgages, piledges, contracts of gues-ing account of losses, or other securities, Mortgages may al its option exchances any one or more of asid accurities and the minity hereander, either constituently or independently, and in such order as it may determines. If No tiday by Mortgages in exercising any right or ranedy hereander, or otherwise allorded by law, shall operate as a size theore or preclude the according the hability of Mortgages or any other person (accept any person expressly released in writing) for yment of any indefticiones secured hereby or for the performance of any default becomes diversely released in writing. Mortgages (i.e. or other security of Mortgages of the trapest in any uproperty or other security not expressly released in writing. Mortgages (i.e. or other any first trapest in any uproperty or other security not expressly released in writing. Mortgages (i.e. or other any acceleration and from time to time, either before or after the maturity of and note, and without notice or consent: (i.e. Belease any person liable for payment of all or any part of the indebtedness or hor the payment of all or any part of the indebtedness or hor the person and pay obligation. (i.e. Moreging or waiving any obligation, or subordinating, modifying or otherwise idealing with the lien or charge hereof. (i.e. Accept additional security of any hortgages may have. (i.e. Accept additional security of any part of the indebtedness, including all or any part of the reporty mortgaged hereby. (i.e. Any agreement hereafter made by Mortgages and Mortgages parmants to this mortgages shall be superi a. Release or difference deal with any property, real or percent, seconds, and the mortgage shall be superior to the rights of porty mortgaged hereby.
10. Any specement hereafter made by Mortgages and Mortgages pursues to this mortgage shall be superior to the rights of a bolder of any intervening lien or anomhranes.
17. If Mortgages herein is a corporation, it wholly waives the period of redemption from forcelosure and agrees that when is had more any dense of forcelosure against it, the Sheriff ranking such and, or his successor in office, is authorized to execute once a dead to the purchaser.
18. When all indefinedness occured hereby has been paid, this mortgage and all assignments herein contained shall be void this mortgages shall be released by Mortgages at the cost and expense of Mortgager; otherwise to remain in full force and the successor in the released by Mortgages at the cost and expense of Mortgager; otherwise to remain in full force and the successor in the released by Mortgages at the cost and expense of Mortgager; otherwise to remain in full force and the successor in the released by Mortgages at the cost and expense of Mortgager; otherwise to remain in full force and the successor in the released by Mortgages at the cost and expense of Mortgager; otherwise to remain in full force and the successor in the suc . This mortgage shall inure to and bind the heirs, legatees, of the parties hereto. Whenever used herein, the singular nu any gender shall be applicable to all genders. 19. devisees, administrators, executors, trustees, successors and unber shall include the plural, the plural the singular, and the In Witness Whereof, Mortgagor has bereunto set his hand on the day and year first above writte Sherley a Strice SHIRLEY A. GROSS A. AROSS State of Kansas } County of Douglas Be it remembered, that on this /0th day of re me, the undersigned, a Notary Public in and for the County and State aforesaid, cam LeRcy G. Gross and Shirley A. Gross, his wife TTM, personally known to me to be the same person g who executed the for whetnowholged, the execution of the same. In Testimony, Whereof, I have hereunto set my hand and affired my official seal the day , 1963 , April are, and such person 07151 Judith an Mc Can 13218 My Commission Expires July, 11, 1966 Varil a Beck Register of Deeds The amount secured by this mortgage has been paid in full, and the same is hereby canceled, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, By John T. Simmons, Jr. Vice President this release written 111 25. Th day

The filles

and the second second

dec. 7 milBee

Beputy