the payment of the indebtedness secured header is some order as Mortgaugee shall alsot, and Mortgauge for any notice taken present header of the taken, increased header or any marks attractive biometers of headers account for any marks attractive for the indebtedness account for any marks attractive for any marks attractive secure of headers or other securities, Mortgaugee may af its option, actions there are no more discretions attractive security of a second for any marks attractive securities of leaves, or other securities, Mortgaugee may af its option, actions may not expression and each attractive securities, Mortgaugee may af its option, actions and or anot and account if No balay by Mortgauge in security independently, and in such order as its may determine.
14. No folsy by Mortgauge in security in any right or remark hereinder, or otherwise afforded by levy, shall be failed to a second during the continuums of any indebtedness control control of any indebtedness econd during the payformance in any right of any during the indefting the indefinity released in the output of any indebtedness econd barein, and with in or other second time to fine, at any pay of the second of any oblighted second barein, and with in or other sight of Mortgauge with any pay of the second second is a second barein, and with the output of the second time to fine, at the barein of any indefting the indefinition of any pay of the second second second second second barein, and with the output of the second bare and true these of the second second bare second barein is writing a state barein of a second barein and the barein of the second second second second barein, and with the second barein second barein and the second barein bare and true the barein the second bare and the second barein second barein barein second bare or more of said manufiles and the rded by law, shall operate as a (except any period approaches, (except any period approaches) released in writing) for my obligation contained investing and without affecting recursity not expressly released in writing. Morganger ty of and noise, and without notice or commit-itedeviatness or for the performance of any obligation. Terms of payment of all or any part of the indebled-or otherwise dealing with the line or charge bareof. ng, molifying or otherwis hi Mortgages may have all or say part of the property mortgaged hereby. 16. Any spreament hereafter made by Mfortgager and Mfortgages pursuant to this mortgage shall be superior to the rights of the holds of any interventing lies or successful and the state of the stat 10. This martgage shall inure to and bind the heirs, legators, devisors, administrators, encours, trustees, messaure and angue of the parties hereto. Whenever used hereto, the singular number shall include the plural, the plural the singular, and the se of any gander shall be applicable to all gander. In Witness Whereof, Morigagor has been into set his hand on the day and year first above writt Howard O. Morris Walnus Sutt Morry Mary Ly Morris State of Mana } .... tion of the same. The Parenting of sof, I have he minial seal the day and y fired my o OTARH Store Sept. 18, 1963 SCOUT Harold U. Beak Recorded May 8, 1963 at 1:05 P.M. Register of Deeds The amount secured by this mortgage has been paid in full, and the same is hereby canceled, this 24th day of March, 1969. 100

21

11/211

10

14×5+2 +

er .