the phymeat of the indebtediese secured hisble to second to Morigagoe for any action by Morigagoe. 13. If the indebtedness secured haveby is now of such order as Mortgages shall elset, and Mortgages shall not be resumt hereto other than to absount for any rents actually received hereby in In taken p

13. If the indebtedness secured hereby is now or barastar further secured by chattel mortgages, pledges, contracts of guaranty, parignments of leases, or other securities. Mortgages may at its option exhaust any one or more of said securities and the security hereunder, either concernently, or independently, and in such order as it may determine.

security hapsunder, either concurrently or independently, and in such order as it may determine.
14. No delay by Mortrages in exercising any right or remedy hereunder, or otherwise afforded by law, shall operate as a value thereof or preside the survise thereof or preside the survise thereof or preside the survise thereof during the continuence of any default hereunder.
13. Without affecting the liability of Mortgages or any other person (screept any person expressly released in writing, Mortgages with respect to any property or other security not expressly released in writing. Mortgages may, at any time and from time to time, either person or after the manual mortiant, Mortgages and any person time at time, either person or after the manual of any notice or consent:

Release any person liable for payment of all or any part of the indebtedness or for the performance of any obligation.
Make any agreement extending the time or otherwise altering the terms of payment of all or any part of the indebtedness.
Enercise or refrain from exercising or waive any oright Mortgages may have.
Accept additional accurity of any kind.
Release or otherwise data with any property, real or personal, scoring the indebtedness, including all or any part of the property mortgaged hereby.

16. Any screement hereafter made by Morigagor and Morigages pursuant to this morigage shall be superior to the rights of the holder of any intervening lies or encumbrance. 17. If Morigagor herein is a corporation, it wholly waives the period of redemption from foreelosure and agrees that when sale is had under any decree of foreelosure 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 indebtedness secured hereby has been paid, this mortgage and all assignments herein contained shall be roid and this mortgage shall be released by Mortgages 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, legatese, devises, administrators, executors, trustees, successors and setting of the parties hereto. Whenever used herein, the singular number shall incide the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

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

a.:

Ralph W. Schlo Ralph W. Schlotzhauer Ethel N. Schlotzhauer

State of Kansas County of Franklin

HF

ALIN 60

Be it remembered, that on this thirtiesth day of July before me, the undersigned, a Notary Public in and for the County and State aforesaid, came RALPH W. SCHLOTZHAUER 19 63

and ETHEL N. SCHLOTZHAUER, Wilsband and wife, the personally known to me to be the same persons who exceuted the foregoing mortgage, and such persons the the secution of the same. In The the secution of the same.

08487 S Omson w. s. omson foril 9, 1967 N - W. C. Ransom, Jr PUBL S

Notary Public, My term expires:

Hardy a. Beck Farrie Been, Le