the payment of the indebtadment secured hereby in such order as Morigraphi shall shot, and Morigraph shall not be inside to account to Morigraphe for any action taken permanent barylo other than to account for any resis actually reserved by Morigraph.

In this to second to Mortigages for any action taken purmant barets online to second for any routs actually reserved by Mortigages.
13. If the indubindum ensured havely is new or hereafter turther second by clastic methanism, picking contrasts of guarantees of leases, or other securities, and we independently, and in much order sait way descendence of and securities and the security for any routs actually reserved and the security for any routs actually reserved and the security for any routs actually reserved and the security is new or hereafter turther security is new or hereafter turther security is any or independently, and in much order sait way determine a subscripts and they are independently, and in much order sait way determine any order is a function of and security is actually reserved to reserve the second or products the exercise means thereof during the reserve hereafter is a difficult leaveling.
15. Without affecting its hability of Mortigages with respect to any property or other security in some second reads, which there is a first in the state of any independence with respect to any property or other security in some second reads, which there is any obligation.
a law time is and from time to time, state wider or after the maturity of and notes, and without motios or consensus.
b. Make any agreement labels for payment of all or any part of the indebtedness or for the performance of any obligation.
c. Encode or versite throw orders any state and reads in any state of all or any part of the indebtedness.
d. Associate or versite throw orders any right for any rest of the indebtedness or for the performance of any obligation.
d. Associate or versite throw orders any right Mortigages may have.
d. Associate or versite due with any grouperty, real so personal, securing the indebtedness, including all or any part of the property mortigated with the security of any part of the property mortigated beendire index in any state

then and

Pring to

S. al. Sty

property meripaged havely. 16. Any agreement hereafter made by Morigager and Morigages pursuant to this morigage shall be superior to the rights of the holder of any intervening line or ensembranc. 17. If Morigager herein is a corporation, it wholly valves the period of relamption from foreionurs and agrees that when all one a deed to the purchase. 18. When all indebtelows secured hereby has been paid, this morigages and all meightments herein contained shall be void and this morigage shall be released by Morigages at the cost and expanse of Morigager; otherwise to remain in full force and effect.

10. This mortgage shall innre to and bind the beirs, legalass, deviases, administrators, executors, trustees, successors and assigns of the parties hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all gauders.

10. 1975 6. Mortgager has hereunto set his hand on the day and year first above write

Thomas to Farken Thomas B. Parker Peggy S. Parker

State of Man County of Douglas

63113

0 03

}....

Be it remembered, that on this list day of September .19 64, before me, the undersigned, a Notary Public in and for the County and Bists aforesaid, same Thomas B. Parker . and Peggy S. Parker , husband and wife who are personally known to use to be the same person g who excepted the foregoing mortgage, and such persons duly asknowledged the exception of the same. In Testimony Whered, I have bereamic set my hand and affined my official seal the day and year just above written.

Nard Public My term expires: Anne 21 1966.

ld A Dack Register of Deeds