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the payment of the indebindness secured hereby in such order as Mortgages shall elect, and Mortgages shall not be liable to necessarily a secured hereby in such order as Mortgages shall elect, and Mortgages shall not be by Mortgages. 13. If the indebtedness secured hereby is now or hereafter further secured by chattel mortgages, pledges, contracts of guar-gy assignments of leases, or other securities. Mortgages may at its option exhaust any one or more of said securities and the writy hereunder, either concurrently or independently, and in each order as it may determine. 14. No delay by Mortgages in exceeding any right or ramedy hereunder, or otherwise afforded by law, shall operate as a new thereof or produce the securies thereof during the continuance of any default hereunder.

No delay by Mortgages in exercising any right or ramsdy bersunder, or otherwise afforded by law, shall operate as a variet thereof or preshub the indulty of Mortgages or any other person (sceep) any person aspressly released in writing) for any arrayment of any indultations secured iscreby of the performance of any obligation contained herein, and without affecting the fieldility of Mortgages or any other person (sceep) any person aspressly released in writing) for the performance of any obligation contained herein, and without affecting the field of Mortgages with respect to any property or other security not asyment of any rinter affecting. Mortgages are an even in the performance of any obligation contained herein, and without affecting the time or other rights of Mortgages and all or any part of the indebtedness or for the performance of any obligation.
Make any arrewnent extending the time or otherwise altering the terms of payment of all or any part of the indebtedness.
Make any arrewnent extending the time or otherwise altering the terms of payment of all or any part of the indebtedness.
Accept additional security of any kind.
Release or otherwise deal with any property, real or personal, securing the indebtedness, including all or any part of the helded or any intervening line or estemblance.
Any agreement is deal with any property, real or personal, securing the indebtedness, including all or any part of the helded or any intervening line or estemblance.
Any agreement is deal with any property and Mortgages parament to this mortgage shall be superior to the rights of one estemblance.
If Mortgages therein is a corporation, it wholly waives the period of redeamption from foreolours and agrees that when sale ones to add to the purchase.
If Mortgages add the purchase.
When all indebtedness.
Mortgages add by Mortgages at the cost and expense of Mortgages in office, i

10. This mortgage shall inure to and bind the heirs, legatees, devisees, administrators, executors, trustees, uncommon and assigns of the partice hereto. Whenever used herein, the singular number shall instude the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

Morgagor also covenants and agenes, this any croji allotments on the above real estate will not in-voluntarily relinquished or permanently transferred, and that any wall-to-wall carpeting affixed to un-finished floors will be considered a part of the real estate.

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

C. D. Rogers Yole may Pagena Lola May Hogers State of Kansas County of Douglas He it remembered, that on this 23 day of November .19 64. before me, the undersigned, a Notary Public in and for the County and State aforesaid, came C. D. ROCERS and LOLA MAY ROCERS, his wife who are personally known to me to be the same parson Swho executed the foregoing mortgage, and such persons duly, softworkedged the accountion of the same. In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public, My term expires: "the PUDLIS ----ta scout 19

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Orold a. Beck Register of Deeds