y installment of principa of hereby, or in perform i or interest of said note or any part (anter of any of Mortzaror's obligation

(a) All of the in

 as the infebial asso sentred breeby sha without noise or demand which are here, such default. Any judgment for the force be sold together and not in separate pareal (b) Irrespective of whether Mortgages accelers proceedings, Mortgages may collect the re-thereof and manage and operate the two to sense the second seco cof and manage and operate the same and take any action which in Marinages' conserve the value of the premines, or Morinages at its option may inves a receive senior of the premines, to remarge, operate and conserve the value times times of an to operate the same senior of the premines and conserve the value times of the ord. Either Morinages or such reserver may also take possession of, and for these early contained in the premines and used by Morinager in the rank of heating the rate and takes premember of the premines and use any personal property there is more and to collect thermats, issues and profits thereaf, whether by a receiver or of rights or remarking of the principle in the rank of any may be pendently thereof. After paying costs of collection and any other expanses in turn

the payment of the indebtedness secured hereby in such order as Morigages shall elect, and Morigages liable to account to Morigagor for any action taken puresant basets other than to account for any rents acts by Morigages.

by stortgages.
13. If the indebtedness secured hereby is now or hereafter further secured by shattel mortgages, pledges, contrasts of guaranty, assignments of leases, or other security, Mortgages may at its option exhaust any one or more of and securities and the security hereander, either concurrently or independently, and in such order as it may determine.
14. No idealy by Mortgages in according to remedy hereander, or otherwise afforded by law, shall opscate as a waiver thereof or preclude the exercise thereof during the continuance of any default hereander, while thereander, while the exercise thereof during the continuance of any default hereander.
15. Without affecting the liability of Mortgage or any other person (scept any person expressly released in writing) for payment of all or express of the indebtedness or for the person. Mortgages may, at any lines and from time to, time, either before or alter the indebtedness or for the performance of any default heread in writing. Mortgages may, at any lines and from time to, time, either before or alter the indebtedness or for the performance of any objection contained herein, and without affecting the line or other security of and role, and without affecting the before or alter the indebtedness or for the performance of any oblightion.
b. Make any agreement estimating the time or otherwise altering the terms of payment of all or any part of the indebtednes. If the indebtedness or provide the line or otherwise default with the line or entarge hered.
c. Extracts or refault from exercising or wither any right Mortgages may have.
d. Adoept additional security of any kind.
e. Rolease or otherwise is in any part of personal, securing the indebtedness, including all or any part of the performance of a northwise additional security of any kind.

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16. Any agreement hereafter made by Mortgagor and Mortgagoe pursuant to this m holder of any intervening lion or ensumbrance.

17. If Mortgagor herein is a corporation, it wholly waives the period of redemption from foreelosure anals is had under any derive of foreolosure against it, the Sheriff making such asle, or his successor in office, is an 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 void and this mortgage shall be released by Mortgagee at the cost and expense of Mortgagor; otherwise to remain in full force and effect.

10. This mortgage shall innre to and bind the bairs, legatest, devisest, administrators, executors, trustees, successors and gas of the parties hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the of any gender shall be applicable to all genders. man of any

It is further agreed by the Mortgagor that in the event that it shall not complete the construction of the building or buildings now being erected or to be erected on the premises hereby mortgaged in accordance with plans and specifications submitted to the Mortgagee, on or before August 1 , 19 65 or if work on said construction should cease before completion and the said work should remain abandoned for a period of fifteen days, then and in either event, the entire principal sum of the note secured by this mortgage and interest thereon shall at once become due and payable. at the option of the Mortgagee; and in the event of abandonment of work upon the construction of the said building or buildings for the period of fifteen days as afore said, the Mortgagee may, at its option, also enter into and upon the mortgaged premises and complete the construction of the said building or buildings; hereby giving to the Mortgagee full power and authority to make such entry and to enter into such contracts or arrangements as may be necessary to complete the said building or buildings; and moneys expended by the Mortgagee in connection with such completion of construction shall be added to the principal amount of said note and secured by these presents, and shall be payable by the Mortgagor on demand, with interest as provided in said note and mortgage.

Vernon D. Burkhart Joyce I. Burkhart