(a) All of the indebtellaws secured hereby alm without notice or demand whild are here such didadi. Any judgment for the form be rold tagether and not in separate pares be rold tagether and not in separate pares by the second s

responsive of whether Morriggen accelerates the maturity of a recoordings, Morriggere may collect the reach, increase and profit hereof and manage and operate the same and take any action 's conserve the value of the premises, or Morriggere at its option consum of the premises, to manage, operate and conserve the increase. Either Morriggere or anth receiver may also take possess corperty contained in the premises and used by Morriggere in t ight to enter and take possession of the premises and use any per-light to enter and take possession of the premises and use any per-light to enter and take possession of the premises and use any per-tition to collect the reate, issues and profits thereof, when ther rights or remedies of Morrigges horsinaler or allorised by meapendently thereof. After paying costs of collection and any o

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the payment of the indebtedness scoured haraby in such order as Mortgages shall elset, and M liable to account to Mortgager for any action taken pursuant hereto other than to account for ac-try Mortgages.

by atorizages. 13. If the indebtainess scenared hereby is now or hereafter further secured by chatter by, assignments of leases, or other securities, Mortgages may at its option exhaust an mity hereunder, either concurrently or independently, and in meh order as it may de 14. No delay by Mortgages in exercising any right or remody hereunder, or other siver thereof or preclude the exercise thereof during the continuance of any default he st any one or more of said securities and the

od by law, shall on

waiver thereof or preclude the exercise thereof during the continuance of any default hereander.
15. Without affecting the liability of Mortgager or any other person (except any person expressly released in writing, payment of any indebtodness secured hereby or for the performance of any obligation contained herein, and without affecting the interview of Mortgager with respect to any property or other security not expressly released in writing, Mortgager at any time and from time to time, either before or after the maturity of mid note, and without notice or consent:

a. Release any person liable for payment of all or any part of the indebtedness or for the performance of any obligation, or subordinating, modifying or otherwise dealing with the lien or charge hereof.
e. Excess or refar from exercising or waive any right Mortgagee may have.
d. Accept additional security dary kind.
e. Release or otherwise deal with any property, real or personal, securing the indebtedness, including all or any part of property mortgaged hereby.

cluding all or any part of th

 Any agreement hereafter made by Mortgagor and Mortgages pursuant to this i the holder of any intervening lies or encombrance.
 If Mortgagor herein is a corporation, it wholly valves the period of redeenptic sale is had under any decree of forcelosure against it, the Sheriff making such sale, or his s at once a deed to the purchaser. in from foreclosure and agrees that when necessor in office, is authorized to execute

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 Mortgages at the cost and expanse of Mortgager; otherwise to remain in full force and

19. This mortgage shall inure to and hind the heirs, legatese, devises, administrators, executors, trustess, successors and assigns of the parties hereto. Whenever used barsin, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

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', 1965, 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 aforesaid, 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.

elector. E. Pierson

Loan Kay Pierson

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