35 That Phoenic, without notice, may release any part of the security described herein or any person liable for any indebtedness secured hereby without in any way affecting the lien hereof on said indebtedness or having any interest in the security described herein to extend the time for payment of any part or all of the indebtedness secured hereby. Such agreement shall not the lien hereof, but shall satisfy a superstant the lien hereof as a grain the lien here and the or any net of any part or all of the indebtedness secured hereby. Such agreement shall not this of any way release or impair the lien hereof, but shall extend the lien here as a grains the title of all parties having any interest in said security which interest is subject to said lien. As additional security for the payment of the indeptodness herein described. Grantor, hereby assigns to Phoenix ait the rents, income and profits from the premises, including all the rents, or hereafter placed thereon, on condition, however; that so long as there is no default here under, Grantor may retain possession of the premises and receive all of said rents, income, profits and royalises. This assignment shall become null and void upon the release of this instrument. Instrument. That if Grantor defaults in making any payment due under said note, or violates or fails to perform any of the conditions, covenants or agreements of this mortgage, or in the event that after the date of this mortgage any law shall be passed in the state of Kansa which creates or increases any tax assessed to Phoenix all unpaid indebtedness secured hereby, then, at the option of Phoenix all unpaid indebtedness secured by this mortgage, including interest accrued thereon, shall become due at once without notice, and this mortgage may be foreclosed. 9. 10. Grantor hereby waives the benefit of all homestead and exemption laws. The provisions beroot shall be binding upon Grantor and the heirs, personal representatives, successors usid assigns of Grantor and shall inure to the benefit of Phoenix and its successors and absignst. Where more thankone Grantor is named herein the obligations and liabilities of such Grantors aball be joint and several. IN WITNESS WHEREOF this footgrage has been duly signed; sealed and delivered by Grantor, this 17^{±±}, day of September 19.^{±7} alifford C. Buitley (Beal) Synette & Breitheupbert Gurge B. Breithaufferen) CT. STATE OF KANSAS -----COUNTY OF Douglas A. D. 19.47...., before me, CHIFford C. Breithaupt and Lynstte R. Breithaupt, his wife, and. George R. Breithaupt, a single man, to me personally known to be the identical person(s) who executed the foregoing instrument, and such person(s) duly acknowledged the exception of the same. Withinks my hand and notarial seal the day and year last above written. Manine man Wel will NOT 4.2 1949. P. C. C. M. Salar Marg. ASSED A Recorded September 27, 1947 at 11:00 A. M. anda G. Corporate Seal to be hereto affixed Vice President. farrid a. Beech

Barbara Secher

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