5. To use the proceeds from the loan secured hereby solely for the purposes set forth in mortgagor's appli-

- 8. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements situate thereon, but to keep the same in good repair at all times; not to remove or permit to be removed from said premises any buildings or improvements situate thereon; not to commit or suffer wasts to be committed upon the premises; not to cut or remove any timber therefrom, or permit same, excepting such as may be necessary for ordinary domestic purposes; and not to permit said real estate to despreciate in value because of erosion, insufficient water supply or for inadequate or improper drainage or irrigation of said land.
- 7. To reimburse mortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage, so in any suit in which mortgages may be obliged to defend or protect its rights or lien acquired hereunder, including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be secured hereby and included in any decree of foreclosure.

et te the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. In the event of the death of mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within any of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

any of such counts of mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within days of such counts, in sources and the stock interests held by the deceased in connection herewith. In the event metrgagor, or falls to maintain maurance as hereinhefore provided, mortgagoe may make such payments or provide mortgagoe, or falls to maintain insurance as hereinhefore provided, mortgagoe may make such payments or provide mortgagoe may have been applied from a payment of the mortgagoe all rents, royalties, homess and delay the mortgagoe such decedes or other instruments as the mortgagoe may now make a manuscular payment of the mortgagoe such decedes or other instruments as the mortgagoe may now make remarks an event of manuscular payment of the matured installants upon the note(s) secured hereby it is mortgagoe shall he applied first, to the payment of matured installants upon the note(s) secured hereby it is mortgagoe while the mortgagoe for any usus advanced in payment of fazze, insurance premiums, or other manuscular payments but to seeme retire and specific first or make the mortgagoe for any usus advanced in payment of fazze, insurance premiums, or other manuscular payments but to seeme retire and specific first manuscular payments but to seeme retire and the manuscular payments and second, the behance, if any, upon the principal returns the last of called mortgagoe may, at its option, turn over and deliver to the healton, if any, upon the principal returns the mortgagoe and the mortgagoe decided in the payment or manuscular payment but to seeme retire and the mortgagoe of the mortgagoe o

the creat of ferechause of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take and courts of the pressure described herein and collect the rents, issues and profits thereof; the amounts so collected the supplied under the direction of the court to the payment of any judgment rendered or amount found due to the payment of the court to the court to the

and the second defaults with respect to any covenant or condition hereof, then, at the option of mortgages, it is not been sufficiently shall feethwith become due and payable and bear interest at the rate of six per cent per annual shall access subject to foreclosure: Provided, however, mortgages maynt its option and without notice any subsequent breach of the covenants and conditions hereof.

banky values selice of election to declare the whole debt due as herein provided, and also the benefit of all

revenues and agreements berein contained shall extend to and be binding upon the heirs, executors, administrators, and unders of the respective parties hereto.

IN WITNESS WHEREOF, mortgagor has hereunte set his hand and seal the day and year first above written

man of Colorado

a Notary Public, in and for said County and State, on this 27th 19 52 , personally appeared cladys J. Mieder, (Doney)

snown to me to be the identical person that she

who executed the within and foregoing instrumexecuted the same as her free and voluntary act and deed for the uses and

have any hand and official seal the day and year last above written

My communication amplicas 2-28-55.

STATE OF MANSAS COUNTY OF DOUGLAS

88

Before me, the undersigned, a Notary Public, in and for said County and State, of this 28thday of October , 1952, personally appeared , 1952, personally appeared

Walter Mieder,

to me personally known and known to me to be the identical person who executed the we end voluntary not and deed for the uses and purposes therein set forthe my hand and official seal the day and wear last above written.

10; 3 (10plines, April 21, 1986

Motary Public

Killed di Dick