THIRD: That the parties of the first part hereby agree to keep the improvements upon said land con-stantly insured against loss by fire, tornado and explosion to the full insurable value thereof, with no co-insur-ance clause in the policies of insurance unless the mortgages shall consent thereto in writing, by such company, or companies as may be selected and approved by said mortgage, until said note be paid. All policies herein provided for shall contain appropriate provisions for payment of loss to mortgage or its assigns in form satis-factory to mortgagee. All such policies shall be delivered to the said-The Prudential Investment Company, or its assigns with full power in the said The Prudential Investment Company, or its assigns to demand, receive and collect any and all monies becoming payable thereunder, and to apply the same toward the payment of said note, whether the same is due or not, or at the option of the nortgage the same may be released to the mort gagors. for the purpose of making repairs or improvements upon said property satisfactory to the mortgage. In the event of foreclosure hereunder, the mortgage shall have full and complete power to assign to the purchaser or purchasers at such foreclosure sale any and sall policies of instrance which may, then be in force and effect upon the property hereby conveyed for the full unexpired ierm of such policy or policies, and the mortgagors their here. FOURTH: That the parties of the first part hereby agree to pay all tays and empendent.

FOURTH: That the partice of the first part hereby agree to pay all taxes and assessments, general or special, which may be assessed against said land, premises or property or the interest therein created by this mortgage, or against said mortgage, of the debt hereby secured, and not to suffer or permit all or any part of the taxes or assessments to become or remain delinquent, or any interest therein to be sold for taxes.

the taxes or assessments to become or remain delinquent, or any interest therein to be sold for taxes. FIFTH: That the party of the second part may at its option make any payments necessary to remove or extinguish any prior or outstanding title, lien or encumbrance on the premises hereby conveyed or any stat-utory liens thereon, and may pay any unpaid taxes or assessments charged against said property, and may insure said property or repair the same, if default be made in any of the covenants in respect thereto, and if suit shall be filed for the foreclosure of this mortgage, may have the abstract of title extended from the date of record of this mortgage to the date of filing such foreclosure suit, at the expense of the parties of the first part; and any sums so paid, including costs, expenses and attorney's fees paid in any stuit affecting said real estate, when necessary to protect the lien hereof, shall become a lien upon the above described real estate and be secured by this mortgage and may be recovered with interest at the rate of ten per cent per annum, in any suit for the fore-closure of this mortgage. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together and not in parcels. Any such lien's, claims, taxes, assessments, be deemed valid, so that in no event, shall the necessity or validity of any such payments be disputed. SIXTH: That the rents and profits of the said premises are pledged to the party of the second part as

SINTH: That the rents and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all the indebtedness secured hereby, and in case of de-fault of any of the covenants or agreements herein contained, the said party of the second part is entitled to the possession of said property, by a receiver or otherwise, as it may elect, to collect said rents and profits, and to deduct the costs of said collection and administration, and to apply the balance on the debt hereby secured.

SEVENTH: That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and bind their heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

EIGHTH: That if such payments be made as herein specified, this conveyance shall be void; but if any part of the indebtedness secured by this mortgage or any interest thereon be not paid when due, or if de-fault be made in any convenant or agreement herein contained, said party of the second part may at any time after such breach or default, without notice, declare all of the sums hereby secured with interest thereon at once due and payable, and the same shall draw interest at en per cent per annum until paid, and said party of the second part may at once enforce payment thereof by foreclosure of this mortgage or otherwise; and no fail-ure on the part of the party of the second part to exercise any option to declare the maturity of the debt hereby secured shall be deemed a waiver of the right to exercise such option at any other time as to past, present or future defaults or breaches hereunder.

NINTH: As additional and collateral security for the payment of the note and indebtedness herein-before described, the said part less of the first part hereby assign to said party of the second part all the profits, revenues, royalties, rights and benefits actruing or to accrue under all oil, gas or mineral leases on said prem-ises. This assignment to terminate and to become null and void on the release of this mortgage.

TENTH: That extension of the time of payment of said indebtedness, or any part thereof, by agree-ent of said mortgagee and any future owner of said premises, without notice of such extension to the maker said note shall not operate to release such maker 3 from personal obligation thereon. of said note

ELEVENTH: That this mortgage shall be released by the mortgagee at the cost and expense of the mort-or upon performance of the covenants herein. gago

IN WITNESS WHEREOF, The said part is not the first part have hereunto subscribed, their name and affixed their seal on the day and year above mentioned.

Donald Howard M Emill (SEAL) Berty Shew m'Connell. COUNTY, ss. Douglas STATE OF KANSAS. day of BE IT REMEMBERED, That on this. 13th before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Donald Howard McConhell and Bertie Grace McConnell, his wife to me geochelly known to be the same person 2 who executed the foregoing instrument, and duly acknowledged the i of the same IN WITCHESS WHEREOF, I have hereunto set my hand and affixed my official seal, the -CUELL day and year last above written. aying & Aorty Notary Public T. C. S. 1 19 55 July 27. (Commission expires_

lay of Apr orp. Deed)