7. The minimum mortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in may suit in which mortgages may be obliged to defend or protect its rights or lien acquired harsunder, including all abstract fees, court costs, a reasonable strong fee where allowed way, and other expenses; and such sums shall be secured hereby and included in any decree of foreclosure.

and an and an

中二年之"

STATE OF

nue

KANSAS

the state of the No. Tr.

and such sums shall be decured hereby and included in any decree of foreclosurs. This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. In the avent of the death of mortgage, and the stock interests held by the deceased in connection herewith. In the avent of the death of mortgage and the stock interests held by the deceased in connection herewith. In the avent of the death of mortgage and the stock interests held by the deceased in connection herewith. In the avent of the death of mortgage and the stock interests held by the deceased in connection herewith. In the avent of the death of mortgage and the stock interests held by the deceased in connection herewith. In the avent of the death of all per dent per annum. In the avent of the rate of six per dent per annum. The add mortgages hereby transfers, asis over and conveys to the mortgages all fants, roysitis, bonuss and delay is the avent for these is the become due and payable under any oil and gan or other mineral lease(s) of any kind new is the avent of the desth of all per dent per annum. The add mortgages half be applied first, to the mortgages such dead or other mineral lease(s) of any kind new is the avent and deliver to the mortgage were the above described land, or any portion thereof, and side mort-is the avent avents is applied; first, to the mortgages were the decine of allay mores? All such avents is the avent avent to facilitate the payment to it of asid rents, roysities, houses and delay mores and allay mores. All such avents is the avent avent at a state of the mortgages for any arms advanced in payment of asees, instand, bused, without av

spects of ferrecharaces of this montgrave, mortgrave shall be entitled to have a receiver appointed by the court to the source of the premision described herein and collect the rents, issues and profits thereof; the amounts so collects may in he applied under the direction of the court to the payment of any judgment rendered or amount found do

In the over meridence defaults with respect to any covenant or condition hereof, then, at the option of mortgages, the start meridence of herein and forthwith become due and payable and bear interest at the rate of air per cent per annual and contrasts that become public to forelessme: Provided, however, mortgages may at its option and without notice annual and contrasts that here notes and the start any subsequent breach of the covenants and conditions here the barries of the start and payable to declare the whole debt due as herein provided, and also the benefit of all valuation, however, how and appraisement laws. The presenting and agreements herein contained shall extend to and be binding upon the heirs, elecutors, administrators, more and analyse of the respective parties hereto.

IN WITNESS WHEREOF, mortgagor has hereunto set his hand and seel the day and year first above written.

Robert K. Hall Bosta L. Ball

COUNTY OF DOUGLAS d, a Notary Public, in and for said County and State, on this 18 th , 19 56 , personally appeared igned, a No September day of

.88

Robert K. Hall and Dosia L. Hall, his wife

e personnelly known and known to me to be the identical persons who executed the within and foregoing instrument acknowledged to me that, they executed the same as their free and voluntary act and deed for the uses and sees therein set forth.

107

to a work and official seal the day and year last above written

April 21, 1960

Rosenbaum,

Furda a Lack.