7. To reimburns mortragee for all costs and expenses incurred by it in any suit to or in any suit in which mortrages may be obliged to defend or protect its rights or including all abstract fees, court costs, a reasonable attorney fee where allowed by and such sums shall be secured hereby and included in any decree of forecloaure.

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ortgagor shall have the option, within ased in connection herewith.

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This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thin In the event of the death of mortgagor, the heir(s) or legal representative(s) of mo 60 days of such death, to assume this mortgage and the stock interests held by the deces In the event mortgagor fails to pay then due any taxes, leave, ludgments or assess ervy herein mortgaged, or fails to maintain insurance as hereinbefore provided, mortgag such neurance, and the amount(s) paid therefore shall become a part of the indebtedness the date of payment at the rate of six per cent per annum. The solid insurances assensed against prop-th payments or provide and bear interest from nts lawfully as may make such

We have not be used to use as a principle state seven shall be one a part of the indetections secured performs the date of payment at the rate of like per cent per annum.
The said mortgager berefort transfer, assigns, set is ver and conveys to mortgages all rents, royalties, bonuses and delay writein, and that may here allow and the said be applied lind, or any period in thereof, and any sums which are now payable, for which at any time in the future may become payable to mortgages, or successors, in settlement and statisfaction of all chang, injuries, and damages of vhatsoever had, mater as converting the showed described land, or any period in thereof, and any sums which are now payable, for which at any time in the future may become payable to mortgages, agrees to accessors, in settlement and the application of all chang, injuries, and damages of vhatsoever had, mater are converted to an expansion, but not thereof, and sector, accessor, and the payment of material damages of vhatsoever had, and nortgages agrees to accessed, acknowledge and deliver to the mortgages much instruments, are then, or gay period hereof, and and nortgages agrees to accessed, acknowledge and deliver to the mortgages and the set in the term of the set of the

IN WITNESS WHEREOF, mortgagor has h

	and the second	Nørma L. Babbitt	
			and the second
STATE OF KANSAS	SS		
and the second se	med, a Notary Public, in and for said , 1959, , personally appeared	d County and State, on this 30th.	
	Dale E. Babbitt and Nor	rma L. Babbitt, his wife.	
to me personally known and	known to me to be the identical per	son S who executed the within and their free and voluntary act and	foregoing instrume
and acknowledged to me the	at they executed the same as		i deed for the uses a
and acknowledged to me the purposes therein set forth.	at they executed the same as	1	e
and acknowledged to me the purposes therein set forth. Wieness my hand and of		1	•

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Harold q. Beck