7. To reimburse mortgages for all costs and expenses incurred by it in any suit to fore or in any suit in which mortgages may be obliged to defend or protect its rights or lien including all shartner fees; court costs, a reasonable attorney fee where allowed by law, and such sums shall be secured hereby and included in any decree of foreclosure.

. . . Y .

577

This mortgage is subject to 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 ays of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

ed as

In the event of the death of mortgagor, the heir(s) or legal represent to days of such death, to assume this mortgage and the stock interests in the event mortgaged, or fails to maintain insurance as hereinbefore pro-erry herein mortgaged, or fails to maintain insurance as hereinbefore pro-moneys that mortgaged, or fails to maintain insurance as hereinbefore pro-the date of payment at the rate of six per cent per annum. The sail mortgager bereby transfers, assigns, sets over and convey institution of all claims, inpurt the interest of the date of payment at the rate of six per cent per annum. The sail mortgager bereby transfers, assigns, sets over and convey istitution, or that furth time to time become due and payable under any version payment, inpure time in the future may become pay annection with the production, inpure the in the future may become pay annection with the production, inpure the interest of what over kind, and related mineralo on the above decrimentian set the mortgagere may new to fasil remut, revalities, bounset, delay mains at the mortgagere may new to fasil energy, revealed by the source of the store payment of addrens, revalities, bounset, delay ments of the mortgagere may new to splicel. first, to the payment of matured trys, thurs, injuries, and dam order addrens, revalities, bounset, delay ments of the store promu-ner tages for any sums advanced in payments but the store promote the princ o abate or reduce the installment payments but the store promote principles of the other mortgagere debt, subject to the mortgagere of the aforementioned payment addrenel estate. Upon payment to the mortgagere of the aforementioned payment and real estate. Upon payment of the storegager debt and the releas inperative and of no further force and effect. a sooner retire and disc ads, either in whole or and without prejudice to aforementioned payment

In the event of foreelosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the rents issues and profits thereof; the amounts so collected ander this mortgage.

under this mortgage. In the event mortgage defaults with respect to any covenant or condition hereof, then, at the option of mortgages, the indebtedness secured hereby shall forthwith become due and payable and bear interest at the rate of six per cent per annum and this mortgage shall become subject to forcelosure: Provided, however, mortgagee may at its option and without notice annul any such acceleration but no such annument shall affect any subsequent breach of the covenants and conditions hereof. Mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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

	1		Albert Pippert 5 En The Rippert - Esther Pippert
STATE OF	KANSAS	the party of	· ·
COUNTY OF Before me, iay of		SS iry Public, in and for s ) , personally appeare	and County and State, on this 18th.
o me personall	y known and known to n red to me that they n set forth.	ne to be the identical p executed the same	as their free and voluntary act and deed for the uses and
C. Charlestration			
CO. Charlestowners	chand and official seal t	hè day and year last a	bove written

Aarold a. Beck Register of Deeds By Janice Beer. Deputy

This release written original