1. To reimburse mortgages for all costs and expenses incorred by it in any suit to forcelose this mortgage, or in any suit in which mortgages may be obliged to defend or protect its rights or lies acquired hereunder, including all abstract fees, exact 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 forcelourse.

This mortgage is subject to the Federal Farm Loan Act and all acts assendatory thereof or supplementary thereto. In the event of the death of mortginger, the heir(s) or legal representative(s) of mortgagor shall have the option, within

In the event mortgager fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein merigaged, or fails to maintain insurance as hereinhefore provided, mortgages may make such payments or provide such insurance, and the amount(s) paid therefor shall become a part of the indultedness secured hereby and bear interest from the date of payment at the vate of sty per cent per annum.

The said mortgager hareby transfars, anigms, sets over and couvers to mortgages all rents, royalies, bonuses and deby consequations may from time to time become due and payable noder any oil and gas or other miceral leane(s) of any kind bow existing, or that may hereafter come into anisones, covering the shows described fand, or any portion thereof, and any some which are now payable, or which at any time in the future may become payable to mortgager, and the coverest and anisfacture of all viams, injuries, and damages of whatoever kind, nature or character, growing out of, incident to, or in and related minarals in the shows described real scates, or any portion thereof, and any some and related minarals in the above described real scates, or any portion thereof, and asid mortgager, or and related minarals in the above described real scates, or any portion thereof, and asid mortgager areas to execute, acknowledge and related minarals in the above described real scates, or any portion thereof, and asid mortgager areas to execute, acknowledge in deliver to the mortgagers such instruments, as the mortgager may now or hereafter require in order to facilitate is he payness to it of and runt, roralises, bonuses, delay money, claims, injuries and damages. All such amas to receive the growther the intervent in the tenter to not the reimburger to the reimburger shall mortgage for any sums advanced in payment of target, insurance premiums, or other assessments, as haven providel, together with the interest due thereory, and scend, the balance, if any upon the pointer partenning upsaid in ack is mannes, however, as not to take or make the installment payments but to cover reture and distanger the lown; or and imortals pay of the runt and the origine to the reimburger may, et alt so other rights to take and reture may mortals ack whost payling the to any it to be a providel, together rights to take and reture may and the astronger of the aforementioned payments hall be contering the sort pay, to ther rights to take and re

In the event of foreclosure of this mortgage, mortgage shall be entitled to have a receiver appointed by the court to take parsession and control of the premises described havein and collect the rents, and profits thereof, the arounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due moder this mortgage.

In the event mortgager defaults with respect to any covenant or condition hereaf, then, at the option of mortgagee, the indebtedness secured hereby shall forthwith become due and payable and bear interest at the rate of air per cent per annum and this mortgage shall become subject to foreclosure: Provided however, mortgagere may at its option and without ontice annul any such acceleration but no such annument shall affect any subsequent breach of the rovenants and conditions hereof.

marriance nervely waives action of electron to decary the whole elect one as herein provided, and also the benefit of all slay, valuation, homestead and appraisement laws. The covenants and appraisements have, contained shall extend to and be binding upon the heirs, executors, administrators,

uccessors and assigns of the respective parties Hereto.

		William J. Cole Birther M. Cole
		Esther H. Cole
STATE OF	KANSAS	33
COUNTY OF Before mg, th lay of MAY	DOUGLAS a undersigned, a Notary Publ , 19 61 , pers	ic, in and for said County and State, on this 18th onally appeared WILBUR L. COLE aka W. L. COLE and
		ESTHER M. COLE, his wife
and acknowladged		ESTHER M. COLE, his wife the identical person S who executed the within and foregoing instrument ated the same as their free and voluntary act and deed for the uses and
ind arkingsladged nirmses therein Witness and h	to me that they exect of forth. and and official seal the day i	ESTHER M. COLE, his wife the identical person S who executed the within and foregoing instrument ated the same as their free and voluntary act and deed for the uses and and year last above written

h**e within m**ortgage has been fully satisfied and is hereby released this 19 da**y** of November 1968

(Corp. Seal) Wes on th morige Bit of Lange The Federal Land Bank of Wichita, a corporation By R. Bruce Crutcher, Vice President

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