1.03				
			mortgages	

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

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N. Containing

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 mortgager, the heir(s) or legal representative(s) of mortgager shall have the option, within any of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith. In the event mortgager fails to pay when due any taxes, liens, indigments or assessments lawfully assessed against prop-berein mortgager, of fails to maintain insurance as hereinbefore provided, mortgager may make such payments or provided, most the such are of the stock interest form date of payment at the rate of ax per cent per annum.

id mortgager hereby tran, may from time to time that may hereafter come yable, or which at any t of all claims, injuries, z with the production, explo-minerals) on the above de-o the mortgages such insiaveys to mortgagee all rents, roy any oil and gas or other mineral re described land, or any portion the payable to mortgagor, or succe d, mature or character, growing of the formation interludione but cyntice hervunder to the martgame of the aforementioned pay tion of the mortgage debt, subject to the mortgaged's option as estate. Upon payment in full of the mortgage debt and the rel-ive and of no further force and effect.

Insperative and of no further force and effect.
The the synth of foreclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take procession and and control of the promises described herein and collect the gents, issues and profits thereofy the simulates or collected by such receiver to be applied under this mortgage.
In the event mortgage defaults with excepted to any covenant or condition hereof, then, at the option of mortgages, the indeductiones section become the such event mortgage and the foreign of the promises described here and profits the rate of six per cent per summa differences are sected barries and applied under this mortgage, the indeductiones section become the six of the option of mortgages, the indeductions section become the induction. Hereof, then, at the option of mortgages, the indeductions section become such and this mortgage and become such and the court in the sector state of the rate of is per cent per summa in this mortgage hereby waith acceleration but no such and influences. Provided, however, mortgages may at its option and without motice annul any value acceleration but no such and influences. Provided, however, mortgages may at its option and without motice annul any value and equivale and hear interval, and conditions hereof.
Mortgage hereby waives notice of silection to declare the whole detribute as herein provided, and also the heart of all tay, valuation, homestead and approxement herein contained shall extend to and be binding upon the heirs, executors, administrators, morecessar and assigns of the respective parties hereto.
Mortgage with a such assigns of the respective parties hereto.

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

Dean H. Stoneback

Witma L. Stoneback STATE OF KANSAS 55 1 COUNTY OF DOUGLAS Before me, the undersigned ay of AFRIL , a Notary Public, in and for said County and State, on this 20th , 1952 , personally appeared DEAN H. STONEBACK and WILMA L. STONEBACK, his wife to me personally known and known to me to be the identical person S and acknowledged to me that they executed the same as their purposes therein set forth. Witness way hand and official seal the day and year last above written who executed the within and foregoing instrument free and voluntary act and deed for the uses and

Ster 31/1

My communion capites April 21, 1964

Farold Q.C. Deck

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The within mortgage has been fully satisfied and is hereby released this 22 day of November 1967. The Federal Land Bank of Wichita, a corporation By G.A. Wiles, Vice President (Corp.Seal)