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7. To reimburse mortgagee for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgage may be obliged to defend or protect its rights or lien acquired hereunder, including all abstract fees; court costs, a reasonable attorner fees where allowed by law, and other expenses; and such sums shall be secured hereby and included in any decree_of foreclosure.

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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 80 days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

60 days of such death, to assume this mortgage and the stock interests held by the deceased in connection nerewith. In the event mortgaged fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against prop-erty herein mortgaged, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured hereby and bear interest from the date of payment at the rate of six per cent per annum.

The said mortgagor hereby transfers, assigns, sets over and conveys to mortgagee all reints, royalties, homeses and delay money that from time to time become due and payable under any oil and gas or other mineral lease(s) of any kind now relating, or that any from time to time become due and payable under any oil and gas or other mineral lease(s) of any kind now relating, or that any from time to existence, covering the above described land, or any portion thereof, and any set of any payable, or because the cover and conveys to mortgagee all reints, royalties, bomeses and delay renew payable, or the any time in the future may become payable to mortgagor, or successors, in settlement which connection with the game of the above described real estate, or any portion thereof, incident to, and and deliver to the mortgagor agrees to execute, acknowledge to d said rents, royalties, beauet, indicate, as the mortgage may now or hereafter require in order to facilitate the payment of to d said rents, royalties, beauet, installments upon the note(s) secured hereby and/or to the reinfurges shall mortgage for any sums advance of matured installments upon the note(s) secured hereby and/or to the reinfurges estall mortgages for any sums advance or sums, and without previous end deliver to all mortgagers that manner, however, as not to the wortgage details continue and or sums, and without previous end deliver to the a manner, however, as not to there and deliver to the then any ment of the aforementioned payments and the sum of its other rights under this mortgage. The transfer and convergence heremoter to the mortgage debit and without previde and previde for any all mortgage. The transfer and convergence heremoter to the mortgage debit, subject to the mortgage of record, this convergance heremoter and convergence heremoter to the mortgage debit and the release of the mortgage of record, the mortgage in on and convergence heremoter to the mortgage debit, subject to the mortgage of record, the source and effect. In the event

In the event of foreclosure 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 or such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage.

under this mortgage. In the event mortgager defaults with respect to any covenant or condition hereof, then, at the option of mortgagee, 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 annulment shall affect any subsequent breach of the covenants and conditions hereof. stay

Mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all valuation, homestead and appraisement laws. The covenants and agreements herein contained shall extend to and he binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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

	Donald E. Mappard.
and the second second second second second	Folly 1 P P
•	Eldred L. Rappard
and the second second	
ATE OF KANSAS	
UNTY OF DOUGLAS	
Before me, the undersigned, a Notary Public, in and for sa	Id County had can an Other
y of JULY , 19 62 , personally appeared	id County and State, on this 25th I DONALD E. RAPPARD and ELDRED L. RAPPARD,
	his wife
me personally bround and beauty a	
me personally known and known to me to be the identical pe acknowledged to me that they executed the same a	rsonS who executed the within and foregoing instrument
poses merein set forth.	A A A A A A A A A A A A A A A A A A A
Witness my hand and official seal the day and year last abo	ove written
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