566

together with the appurtenances and all of the estate, title and interest of the mortgagors therein. To have and to hold the above described property unto the mortgages forever.

- - DOLLARS 1:54

according to the terms of 8 certain promissory note this day executed by said mortgragers to the mortgrages for that amount which is due and payable on November 1, 1978 with interest at 51X % per analytical states thereof until paid, all according to the terms of said note. As additional and collateral security for the payment of said dotk with interest, and the taxes on said land, the mortgragers hereby transfer, assign, set over and convey to the mortgrages all rents, royalties, bonues, delay moneys or other income that amount from time to time become due and payable under any oll, gras, mineral or other lease's of any kind now existing or hereafter to come into existence covering said property, or any portion thereof, with authority to collect the same; and the mortgragers hereby agree to be exercite, acknowledge and deliver to the mortgragers such deeds or other instruments as the mortgragers mortgragers hereby agree to be exercite, acknowledge and eliver to the mortgragers and become void upon the payment any of received this mortgragers. Should operation under any oli, gras, mineral or other lease seriously deprecist the value of said property, then all notes secured a due and sprayable and any oliver of their lease seriously deprecist the value of said property, and are seised of a good and indefeasible estate of inheritance therain, free and clear of all incumbrances, except None

None

1:14

1.3

and that they will warrant and defend the same against any and all claims whatsoever.

This mortgage shall be void if all payments are made as in said note , and as herein specified. Time is expressly made of the essence hereof. Said mortgagers hereby agree to pay all taxes assessed on said property before any penalties or costs accrue thereon,

Same mortgagers mereor agree to pay an instruction and end of and property before any penalties or costs accrue thereon, and also agree to keep said property insured in favor of said mortgages in the sum of - - - - - - - DULLARS in an insurance company satisfactory to said mortgages; in default whereof the mortgager may pay the taxes and accruing penalties, interest and costs, and may insure the same at the expense of the mortgagers, and the expense of such taxes and accruing penalties, interest and costs, and may insure the same at the expense of the mortgagers may here the same at the expense of the mortgagers. The expense of such taxes and accruing penalties, interest and costs, and insurance, shall from the date of payment thereof become an additional lien under this mortgage upon the above-described property, and shall bear interest at the rate of 10% per annum until paid to the mortgager.

this mortgage upon the above-described property, and shall bear interest at the rate of 10% per annum until paid to the mortgage. Market and the such payment, or any part thereof, or interest thereon, or in the taxes assessed on said premises, or if the insurance is not kept up thereon, or if any other terms of said note—or this mortgage are breached by the mortgage gors, then the whole principal of said debt, with interest, and all taxes and accruing penaltics and interest and costs remain-ing unpaid or which may have been paid by the mortgages, and all sums paid by the mortgages and interest and costs remain-ing unpaid or which may have been paid by the mortgages, and all sums paid by the mortgages for insurance, shall become immediately due and payshe, at the option of the mortgages, and it shall be lawful for the mortgages at any time there-after to take possession of said property and foreclose and sell the same, or any part thereof, in the manner prescribed by mortgages may retain the amount due or to become due to it according to the conditions of this instrument, together with the mortgagers. IN TENTIMONY WHEREOF, the said mortgagers have hereunto subscribed their names on the day and year first above written.

powering () John D. Po

Marva Lee Powell (Seal). Marva Lee Powell State of Kansas, County of Shawnee , 88. BE IT REMEMBERED, that on this 25 October , 19 63 ; before me, day of the undersigned, a Notary Public The uncertified, a NUCATY FUDIC is and for the County and State Afreesaid, came John D. Powell and Marva Lee Powell, his wife to be personally known to be the same persons who executed the within instrument of writing, and such persons duly acknowl-added the section of the same. If US WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last above written. Dorother Roberts (SEAL) 4 (My commission expires August 23, , 1967 ) Att. Rev. 44185 AM 11-61

Eard a. Rick