Prairie 1

TO HAVE AND TO HOLD THE SAME, With all the appurtenances thereto belonging unto the said sec and assigns, forever. And the said first part <u>16S</u> do \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof \_\_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof \_\_\_\_\_\_\_ they are \_\_\_\_\_\_\_ the lawful owner\_S\_\_\_\_\_ of the premises above granted, and seized of a good and indefeasible estate of d party, its successors. Interiance therein, free from all incumbrances, and that <u>they</u> will warrant and defend the same against the lawful claims of all persons whomsoever. This grant is intended as a mortgage to secure the payment of any sum or sums of money which may be advanced by party of

between the parties befeto and their assigns until all advances made by virtue hereof are paid in full, with interest. Now, if said line part, <u>165</u> shall pay or cause to be paid the said sum or sums of money, with interest thereon, according to the terms of said note or notes or other evidence of indebedness, then these presents shall be void. But if default be made in such payments or any part thereof, or interest thereon, then a substantiation of the second against said property or charges for insurance are not paid when the same are due and payable, then said substantiation of those events, said principal note and interest indexture do, immediately become due and payable, at the option of the second party for insurance shall and by this indexture do, immediately become due and payable, at the option of the second party is a said taxes, assessments evide without notice to the first part. <u>165</u>. But the legal holder of this mortgage may at his option, pay said taxes, assessments without interest on due and mayable and there there there there are the second pays and the second pay said taxes, assessments or charges for interest on the second may have and the pay said taxes, assessments or charges for interest on the second may have and the second pays and the second pays and the second pays and taxes, assessments or charges for interest on the second may have and have the second pays and the second pays and taxes, assessments or charges for interest on the second may have and the second pays and the second pays and taxes, assessments or charges for interest on the second may have and the second pays and the second pays and taxes, assessments or charges for interest of the second may have and the second pays the second pays and taxes, assessments or charges for the second pays the second pay for insurance so due and payable and charge them against said first part <u>165</u> and the amount so charged, together with interest at the rate of ten percent per annum, payable semi-annually, shall be an additional lien upon the said mortgaged property, and the said second party may immediately cause this mortgage to be foreclosed in the manner prescribed by law. Said first part <u>165</u> and actions pary may may all taxes assessed on said premises before any penalties or costs shall accrue on account thered, and to keep the buildings erected or to be erected on said premises, insured against loss by fire, lightning and formado to the amount 

As additional collateral security for the payment of said note, notes and advancements, the first partIES \_\_\_\_ hereby assigns to said second party, its successors or assigns, all the rights and benefits accruing to said first part \_\_ES under all oil, gas or mineral leases now or hereafter on said premises, and do \_\_\_\_\_ hereby assign to the second party any and all rents on the premises herein described, and authorize said second party to take possession of said premises at any time there is any default in the pay-ment of the debt hereby secured, or in the performance of any obligation herein contained, and rent the same for the account of the first part <u>105</u> as described herein, and to deduct from such rents all costs of collection, and to apply the remainder of the same on the debt hereby secured; the assignment herein contained to terminate and become void upon the release of this mortgage.

The first part \_ 10.5a \_ Ve\_ this day delivered to the second party an abstract of title to said premises and said first part \_ agree \_\_\_\_\_ to pay for the costs of any extension thereof during the term of this morgage, and should first part \_ 10.5 meglect to pay for the costs of the extension of said abstract, second party may do so and recover of the first part\_IOS the amount paid therefor, and this mortgage shall stand as security therefor. And the said first par 108 hereby waive \_\_\_\_\_all benefits of Stay, Valuation, Homestead, or Appraisement Laws of the State of Kansas and if incorporated waive the right of redemption.

IN TESTIMONY WHEREOF, The said first part <u>ies</u> ha <u>ve</u> above written.	hereunto set	_hand_S_, the day and year first
	Johnth	itat
	John E. West	
	-Tillda à	V West.
	Fleeda I. Wes	st · · ·
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A state of the second sec		· · · · · · · · · · · · · · · · · · ·
State of Kansas		
>ss.		
Johnson County		
and the second		
BE IT REMEMBERED, That on this day of	January	10 10 64
		, A.D. 19 64 before me, the
undersigned, a notary public in and for the County and State afores his wife	aid, came John E. W	est and Floods I W
his wife		obt und fleeda 1. west,
to me personally known to be the same person S who executed acknowledged the execution of the same.	the within instrument of wri	ting, and such person g dulu
O'		at a chan person duty
PUN WINESS WHERE OF, I have hereunto set my hand and affix	i man	1
FUE TIT	ed my official seal, on the d	y and year last above written.
Manual 201	111:to	abruga
(Term expires March 27, , 19 66.)	1 Notary	Public
	R. K. Stockmyer	1

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