A	has hereunto set his hand and seal the day and year first above written.
	Catherine Cox
STATE OF RANSAS	
COUNTY OF DEUGLAS	ss of the state which the state of the state of the
Before me, the undersigned, a Notare De) blie, in and for said County and State, on this 29th reonally appeared CHARLES R. COX and CATHERINE COX. HIS WITCH.
Hefore me, the undersigned, a Notary Pu day of JULY , 19 Gh , pe to me personally topon and known to be to b	se the identical persons who executed the within and foregoing instrument

In the event mortgager defaults with respect to any covenant or condition hereof, and this mortgage shall become subject to foreclasure. Provided, however, mortgage and this mortgage shall become subject to foreclasure. Provided, however, mortgager any such acceleration but no such annulment shall affect any subsequent breach of the co-mon such acceleration but no such annulment shall affect any subsequent breach of the co-sy, valuation, homestead and appraisement laws. d, then, at the option of mortgagee, the 4 at the rate of six per cent per annum may at its option of without notice annul e covenants and conditions hereof. win provided, and also the benefit of all

such insurance, and the minumi(s) paid therefor shall become a part of the indecidents setu-the date of payment at the rate of six per cent per annum. The said mortgager hereby transfers, assigns, sots over and conveys to mortgages all re-moneys that may from time to just comme disc and payable under any oil and gan or date of the moneys that may from time to just on the stringer may become payable, or which at any hereafter are into existence, covering the above described hand, or any string or which at any new time in the future may be above described hand, or any re-now payable, or which at any into existence, covering the above described hand, or any any payable, or which at any hereafter and a future in the future may pay the to mortgager and related minerals) on the above described of the mortgager or mining for each data correct of and rentar any hereafter are into existence, any portion thereof, and stal mortgager and related minerals on the above described in mortgagers and now relation and an our of and rentar any sum advanced in payment is state. or any now or hereaft and may the interest due thoreson; and second, then the mortgagers and down are assessed where and deliver to the then over of and wooders, claims, injuries and discarge the log pay that to take and retain any future source of said to account predice to any of its observing the strings of the activity of the contributed in over and deliver to the then over or some and without prejudice to any of its observing the string of the mortgager deliver to the mortgager deliver and sources in the activity of the mortgager deliver and the mortgager of the mortgager of the all examples. The mortgage deliver to the release of the mortgager of the all examples are and deliver to the the nortgager deliver and the release of the mortgager of the all examples in the state of foreelonger deliver to the release of the mortgager of the all examples and the mortgager deliver to the release of the mortgager of the all examples delivered foree and effect.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory there. This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or su in the svent of the death of mortgagar, the heir(s) or legal representative(s) of mortgager of 00 days of such death, to assume this mortgage and the stock interests held by the deceased in com-rry herein mortgaged, or fails to maintain insurance as hereinbefore provided, mortgagee may mak with insurance, and the amount(s) maintain insurance as hereinbefore provided, mortgagee may may the date of payment at the rate of six per cent per annum. all have the option, within mettion herewith. nts lawfully a ed against prop-ments or provide interest from

22.

7. To reimburse mortgages for all costs and expenses incurred by it is or in any suit in which mortgages may be obliged to defend or protect including all sherrart fees, court costs, a reasonable attorney fee whe and such sums shall be secured hereby and included in any decree of ts rights or li allowed by In