7. To reimburse mortgages for all costs and expenses incurred by it in any suit to forecless 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 attorney fee where allowed by law, and other expenses; and such sums shall be secured hereby and included in any discree of foreclosure.

This mortgage is subject to the Federal Parm Loan Act and all acts amendatory thereof or supplementary thereto. In the event of the death of mortgages, the heir(s) or legal representative(s) of mortgages shall have the option, within 60 days of such death, to assume this mortgage and the stork interests held by the decreased in connection herewith. In the event mortgage of fails to maintain insurance as hereinhefore provided, mortgages may make such payment at the rate of size per context from the date of payment at the rate of size per cent per same.

the date of payment at the rate of six per cent per sanam. The said mortgages hereby transfers, assigns, sets ever and conveys to mortgages all rents, royalties, bonness and delay moneys that may from time to time become does and payable under any oil, and gas or other, mineral lease(s) of any kind now existing, or that may hereafter come into existence, covering the above described land, or any portion thereof, as all of any kind now are now payable, or which at any time in the future may become payable to mortgages, any portion thereof, as in settlement and satisfaction of all claims, injuries, and damages of whatsoever kind, nature or character, growing out of, incident to, or in and review with the production, exploration, drilling, operating or winning for minerals (including, but not limited to all and gas and evelow with the production, exploration, drilling, operating or way now or hereafter require in order to be allowed escribed real estate, or any portion thereof, and and morter to facilitate the payment to i of said request where a strange so the strange so mortgage may now or hereafter require in order to be allowed to the sale strange and deliver to the allowed measured in maintime upon the note(s) secure discussion of the mortgages of the theory of the mortgages of any same advanced in maintime upon the note(s) secure discussion is such an admer, however, as not to abate or reduce the installment payments but to cover vettre in due has the order how ever, as not turn over and deliver to the then over of said lands, either in whole or in part, any or right and mort rule the mortgage may further same the same divide to the reinters but to cover vettre in the divide to the new interaction in transfer to the sale mort of the mortgages for the transfer to the same divide to the mort age. The mort is a same divide to the the mortgage of the store return in due to the mort of the mortgage of the store return in the divide to the mort of the mortgages to the store of the sale store of the same conveyance networker to the subject to it eduction of the mortgage debt, subject to it i real estate, Upon payment in full of the m perative and of no further force and effect. is mortgagee's option as hereinbefore provid ortgage debt and the release of the mortgage

In the event of forecloaure 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 by such receiver 16 he 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 wort mortgage, indebiness secured hereby shall forthwith become due and payable and bear letterest at the rate of ais per cent per annum and this mortgage shall become subject to force/losure. Provided, however, mortgage may at its option and without notice annum any such acceleration but no such annument shall after any subsequent breach of the covenants and conditions hereof. Mortgager hereby waives notice of election to declare the whole debt due as herein provided, and also the besefit of all tay, valuation, homestade and appraisement laws. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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

margaret Carson STATE OF 11 COUNTY OF Before me, the undersigned, a Notary Public, in and for said County and State? on this 21.5 h of SEPTEMBER . 19 66 . personally appeared MARGARET CARGER, a widow? day of to me personally known and known to me to be the identical person and acknowledged to me that she executed the same as hi purposes therein, set forth. who executed the within and foregoing instrument free and voluntary act and deed for the uses and Wirness my finnd and official seal the day and year last above Pears' C 1 A My commission axpires April 21, 1968 Natary Publi

Recorded October 2, 1964 at 8:50 A. M.

Ack Register of Deeds

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