7. To reimburse mortgages for all costs and expenses incurred by it in any suit to for or in any suit in which mortgages may be obliged to defend or protect its rights or lien including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and such sums shall be secured hereby and included in any decree of forcelosure.

0

6

and such such suma shall be secured hereby and included in any decree of foreclosure. 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 mortgage and the slock interests held by the decreased in connection herewith. In the event mortgaged, or fails to maintain incoreanna as hereinbefore provided, mortgages makes act payments or provide the date of payment at the rate of six per cent per annum. asso in connection nerewith, sments lawfully assessed against prop-ree may make such payments or provide secured hereby and bear interest from

such insurince, and the insolution pair instructs and occurs a part of the insolutions the date of payment at the rate of air per cent per annum. The axid mortgagor hereby transfers, assigns, sets over and conveys to mortgages money that may from time to time become due and payable under any oil and gas or o rating, or that may breadfor come line existence, covering the above described land, or a statisfication of all claims, injuries, and damages of whatsover kind, nature or charact one new payable, or which at any time in the future may become payable to mortgage attractions with the production, capitorial of whatsover kind, nature or charact one devices of all claims, injuries, and damages of whatsover kind, nature or charact one devices the barbor described real estate, or any portion thered, and said no ind devices in the above described real estate, injuries and damages. All such a set of software internation of matured institutes, injuries and damages. All such a set of software of any sums advanced in payment of lance, insurance partitions of ther and institutes of the energies of the theorements but to more retire and discharge the loan; into reserve the thereon; and accoud, the balance, if any, upon the principal remaining un or shale correct due there on the then over of said lands, either in whole or in part, any or i rights to take and retire to the then overar of said lands, either in whole or in part, any or i rights to take and retire to the then overar of said lands, either in whole or in part, any or i reduction of the mortgage ded, subject to the mortgage debt and the release of the mortgage inoperative and of no further force and effect. In the event of foreclosure of this mortgage, mortgage shall be entitled to have a

inoperative and of no further force and effect. In the event of forcelosure of this mortgage, mortgages and the number of the non-tgage of record, this conveyance shall become possession and control of the premises described herein and collect the rents, issues and profits thereof; the amounts so collected by 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. In the event mortgage defaults with respect to any covenant or condition hereof, then, at the option of mortgage, the indebtedness secured hereby shall forthwith become due and payable condition hereof, then, at the option of mortgage, the and this mortgage shall become subject to forcelosure. Provided however, mortgages 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, valuation, homestead and appraisement laws. The covenants and appraisement laws.

IN WITNESS WHEREOF

		the same and star me say and year tirst above written.
-		max mà chun
		Max Molune Clure
		Sarah Teclure
		the E. Scolure
-		
STATE OF	- KANSAS -	
COUNTY OF	DOUGLAS	SS
		Public, in and for said County and State, on this 5th
day of Pa	10 05 .	personally appeared
MAZ	CLURE and SARAH Mc	CLURE, his wife; AND, ETHEL E. MCCLURE, a widow
	ly known and known to me t	
and acknowledg	ged to: me that they	to be the identical persons who executed the within and foregoing instrument executed the same as their free and voluntary act and deed for the uses and
Witness m	hand and official seal the	day and year last above wrigher.
a second		
My commission	expires April 21, 19	68 John Rosenbaum, Notary Public
ded Februar		NN N P
and a contract,		A.M. <u>Janue Beem Repister of Dee</u>
The section of the se		
	ortgage has been	fully satisfied and is hereby released this 2 day of March
		Federal Land Bank of Wichita, a corporation
	this released what writing	By G.A. Wiles, Vice President
	this 6 th untered	
	of march	
	19 170	
	Marika	
	Rea of David	

----

1.1.1