7. To reimburse mortgagee for all costs and expenses incurred by it is or in any suit in which mortgagee may be obliged to defend or protect including all abstract frees, court costs, a reasonable attorrey fee whe and such sums shall be secured hereby and included in any derree of

This mortgage is subject to the Federal Farm Loan Act and all acts amendato

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 mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within 60 days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith. In the event mortgaged, and the stock interests held by the deceased in connection herewith. A stock death, to assume this mortgage and the stock interests held by the deceased in connection herewith. In the event mortgaged, or fails to maintain insurance as hereinhefore provided, mortgages may make such payments or provide such insurance, and the amount(s) paid therefor shall become a part of the indeated near secured hereby and hear interest from the date of payment at the rate of six per cent per annum.

The said morigager, hereby transfers, assigns, sets over and convey to the date of payment at the rate of six per cent per annum. The said morigager, hereby transfers, assigns, sets over and convey to existing, of that may hereafter come into existence, covering the above descri-tic now payable, or which at any time in the future may become payable anisfaction of all chaims, injuries, and damages of whatsever kind, nature ind related minerals) on the above described real seate, or any portion thereof and related minerals on the above described real seate, or any portion thereof and related minerals) on the above described real seate, or any portion thereof to fauld rents, toyalties, bonuses, delay monsys, claims, injuries and damage with deliver to the morigagers useh instrumed installments agon the notice(s) a without for any sums advanced in payment of fauses, insurance premiums, a babe or raise the installment payment bin activitions they have be obstate or or any sums advanced in payment bin activitions in the origin of a babe or raise the installment payment bin activitions in the origin of and celleter to the then owner of said lands, either in whole or in and center the installment payment to the advanced bar and and center to the then owner of said lands, either in whole or in and conveyance hereunder to the morigager of the advanced payments and conveyance hereunder to the morigage delt and here and related. Upon payment in full of the morigage delt and the release of imporative and of no further force and effect.

inoperative and of no further force and effect. In the event of foreclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take possession and centrel of the premises described herein and collect the rents, issues and profits thereof, the anounts as 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 and bear interest at the option and without neite annul and this mortgage shall become subject to foreclosure: Previded, however, mortgagee may at its option and without neite annul any such acceleration but no such annulment shall affect any subsequent breach of the evenants and conditions hereof. Mortgager hereby waives notice of electon to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead and appresiment haws. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, interest and assigns of the respective parties hereto.

IN WITNESS WHEREOF, mortgagor has bercunto set his hand and seal the day and year first above writ

	lige-					
					-	
TATE OF	HANSAS	1		21. M		
		85				
OUNTY OF	TOUGLÁS					
Before me, the	undersigned, a Notar	ry Public, in and for su	id County and St	ate an this		
Before me, the	undersigned, a Notar	ry Public, in and for sa	id County and St	ate, on this	8th	
ra at Files	<b>1</b> , <b>10</b> 65	, personally appeared			8th.	
ra at Files	<b>1</b> , <b>10</b> 65	, personally appeared			Şth.	
ry of Aller	ц. , 19 65 с навось и. иг	, personally appeared ULITS and MANETA	J. WILLITS.	his vife	8th.	
uy of APR	L , 19 65 C HAROLD W. WI dwn and known to m	, personally appeared LLITS and MANETA te to be the identical pe	J. WILLITS.	his wife	within and for	regoing instrume
ay of APR	I. , 19 65 C. HAROLD W. WI down and known to m or me that they	, personally appeared ULITS and MANETA	J. WILLITS.	his wife	within and for	regoing instrume ed for the uses ar
ay of personality kn nd acknowledged t arrhouse therein ac	I., 1965 KAROLD W. WI dwn and known to m o me that they tharth.	, personally appeared LLITS and MANETA te to be the identical pe executed the same a	J. WILLITS, tsong who their fr	his wife	within and for	regoing instrume ed for the uses at
ay of personality kn nd acknowledged t arrhouse therein ac	I., 1965 KAROLD W. WI dwn and known to m o me that they tharth.	, personally appeared LLITS and MANETA te to be the identical pe	J. WILLITS, tsong who their fr	his wife	within and for	regoing instrume ed for the uses at
ay of personally kn ndi ackinowiedged urposed therein ac Witness my ha	I., 1965 KAROLD W. WI dwn and known to m o me that they tharth.	, personally appeared LITTS and WANSTA to to be the identical pe executed the same a he day and year last ab	J. WILLITS, tsong who their fr	his wife	within and for	regoing instrume ed for the uses ar

alyten