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

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including all abstract fees, court costs, a reasonable attory fee where allowed by law, a and york sums shall be secured hereby, and included in any decree of foreclostre. This morigage is subject to the Federal Farm Loan Act and all acts amendatory thereof or so In the event of the death of mortgage, the heir(a) or legal representative(a) of mortgager and days of such death, to assume this mortgage and the stock intervents held by the decreased in com In the event mortgager fails to pay when due any taxe, lisms, judgments or assessments lawd pherein mortgagerd, or fails to maintain invarance as hereinhefores provided, mortgager any and marrance, and the amount(a) paid therefor shall become a part of the indebtedness accured he date of payment at the rate of aix per cent par annum. The said mortgager in the att of aix per cent par annum.

In the event of foreclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to possession and control of the premises described herein and collect the rents, issues and profits thereof; the amounts so colle by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found inder this mortgage.

In the event mortgager defaults with respect to any covenant or condition hereof, then, at the option of mortgagee, the indebtedness secured hereby shall forthwith become due and payable and bear interest at the rate of aix per cent per annum and this mortgage hereby such acceleration but no such annuinent shall affect 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 benefit of all stay, valuation, homestead 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.

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TATE OF KANSAS				
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DUNTY OF DOUGLAS			stas	
Before me, the undersigned, a l				TTO A DATED
y of MAY , 11	9 07, personally appear	ed FRANKIE A. KRAMER	aka FRANKLE F	CHAMER, a
		widow		
mg personally known and known	to me to be the identical		the within and for	egoing instrument
me personally known and known d asknewledged to me that gr		person who executed		
d acknowledged to me that sh poses therein set forth.	te executed the same	person who executed as her free and vo		
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