7. Tr or lin inch	a reinhurse mortgages for all costs and e any sult in which mortgages may be oblig ding all abstract fees, court costs, a reas such sums shall be secured hereby and inc	epenses incurred by it in any suit to ad to defend or protect its rights of prable attorney fee where allowed by	foreclose this mortgage, lien acquired hereunder, law, and other expenses;
This mor In the ev 60 days of su In the ev setty harein p such insurance	trage is subject to the Federal Farm Loan ant of the death of morigagor, the heir(s) o th death, to assume this morigage and the ent morigagor fails to pay when due any cortgaged, or fails to maintain insurance as e, and the amount(s) paid therefor shall b	Act and all acts amendatory thereo r legal representative(s) of mortps stock interests held by the deceased taxes, liens, judgments or assessmen hereinbefore provided, mortgages m scome a part of the indebtedness ser-	or supplementary thereto. gor shall have the option, within in connection herewith. Is lawfully assessed against prop- ay make such psyments or provide urd hereby and have into
The anie of p The said moneys that r existing, or th are now pays satisfaction or connection wit and related mi and delated mi	syment at the rate of six per cent per ann meetpager hereby transfers, assigns, sais sy from time to time become due and pay any from time to time become due and pay have y extention to any time in the future in the sy extention of the system of the system of the system of the system of the system of the system of the system of the system of the mortgage bounded diagonal the system of the mortgage bounded diagonal the system of the system of the system of the system of the system of the system of the system of the system of the system of the system of the thereon; and second, the shadro, if any here the installment payment is find to sooner deliver to the then over of small ands, eith and retain any future sum of system of the store the mortgage delt, subject to the mortgage del of on of urither force and effect.	um. ver and conveys to mortgages all r ble under any oil and gas or other ng the above described land, or any p ay become payable to mortgagor, scover kind, nature or character, store mining for minerals (includ any portion thereof, and said mortgag)	inta, royalites, bonuses and delay mineral lease(s) of any kind now irtion thereof, and any sums which or successors, in settlement and rowing out of, incident to, or in Rg, but not limited to oil and gas or agrees to execute, acknowledge
it of said rent be applied; fit mortgage for with the interes to absis or res turn over and rights to take and conveyanc	several time is a wave individuality in the more several time is a several individuality of the several several several several in payment of the several any aurus advanced in payment of taxes in a due thereous, and second, the balance, if any lace the installment payments but to sooner deliver to the then overer of said lands, etil and retain any future sum or sums, and with here several to the more severage of the aforem	gages may now or hereafter require in injuries and damages. All such sums ; upon the note(s) secured hereby an surance premiums, or other assessm r, upon the principal remaining unpaid retire and discharge the loanj or as ser in whole or in part, any or all as at prejudice to any of its other rights mitoined payments shall be construct	to order to facilitate the payment to o received by the mortgrages shall for to the reimbursement of the miss as herein provided, together in such a manner, however, as not in such a manner, however, as not de mortgragee may, at its option, ch suma, without prejudice to its under this mortgrage. The transfer
or reduction of said real estat inoperative an In the ev possession and by such receiv	the mortgage debt, subject to the mortgage debt & Upon payment in full of the mortgage debt d of no further force and effect. ant of foreclosure of this mortgage, mortg icontrol of the premises described herein 1 art to be applied under the direction of the c rtages.	's option as hereinbefore provided, in and the release of the mortgage of re agee shall be entitled to have a recei- and collect the rents, issues and profit	ependent of the mortgage lien on cord, this conveyance shall become (er, appointed by the court to take a thereof; the amounts so collected
In the evi indebtedness s and this mort any such acce Mortgago stay, valuation	rigage. Int morigagor defaults with respect to any excured hereby shall forthwith become due rage shall become subject to foreelosure: P eration but no such annulment shall affect bereby waives notice of election to declas , homestead and appraisement laws. anits and agreements herein contained shall assigns of the respective garties hereto.	covenant or condition hereof, then, and payable and bear interest at the rovided, however, morigaree may at any subsequent breach of the coven e the whole debt due as herein pro	at the option of mortgagee, the i rate of six per cent per annum ts option and without notice annul suits and conditions hereof, rided, and also the benefit of all
IN WITN	assigna of the respective parties hereto. ESS WHEREOF, mortgagor has hereunto	set his hand and seal the day and <u>Confect 211</u> Arthur E	rear first above written
		Cearl L W. Pearl L.	uffkuhle Wulfkuhle
STATE OF COUNTY OF Before me day of	KANSAS SS DOUGLAS SS the undersigned, a Notary Public, in and ANUARY , 19 66 , personally an	for said County and State, on this	31st
to me personal and acknowled	ARTHUR E. WULFKUHLE and by known and known to me to be the identi- ged to me that they executed the as	PEARL L. WULFKUHLE, husbe	nd and wife, within and foregoing instrument- try act and deed for the uses and
Witness m	m set forth. y hand and official seal the day and year is provides: April 21, 1968	A - F	.)
and the set		tay of	
	y 1, 1966 at 3:50 P.M.	- Janue t	Beem-degister of Dee
Phe within mortga	ge has been fully satisfied This release written on the original contract this Ricease this Ricease 19 - 724 Yanne Breens Hog & Deeds	and is hereby released The Federal Land Ban By G.A. Wiles, Vice	k of Wichita, a corpora

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