7. To reimburse mortgages for all costs and expenses incurred by it in any suit to foreclose this mort or in any suit in which mortgages may be obliged to defend or protect its rights or lien acquired hereu including all abstract fees, court costs, a reasonable attorney fee where allowed is law, and other expe and such sums shall be secured haraby 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 mortgages, the heir(s) or legal representative(s) of mortgager shall have the option, within 60 days of such death, to assume this mortgages and the stock interestia heid by the decaned in connection herewith. In the event of the death of mortgages and the stock interestia heid by the decaned in connection herewith. In the event of the death of mortgages and the stock interestia heid by the decaned in connection herewith. In the steries and the amount(s) paid therefor shall become a part of the indebtedness secure dhereb and here interest from such insurance, and the rate of six per cent per annum. The stid mortgages of barbar transfers, and on the option of the mortgages all here - mortal barbar to real the state of six per cent per annum.

side influences, and use absorbing particular pairs there a non-tice data of payments at the rate of airs per cent per annum. The said mortgages hereby transfers, assigns, sets over and conveys to mortgages all rents, royalties, bommes and mortgages and may from time to time become due and payable under any oil and gas or they mineral lease(s) of any kin events, the may from time to time become due and payable under any oil and gas or they mineral lease(s) of any kin mortgages and may here and the saistence, covering the showe described land, or any portion thereof, and any num-satisfaction of all damines to time or the future may become payable to mortgages, or successors, in settlemen satisfaction of all damines of whatsover kind, nature or character, growing out of, incident to, and related mineral) on the shower described real estite, or any portion thereof, and and mortgages for any sums advanced in payment, at the mortgages and deliver to the mortgages, domained the payment of takens, thirdnes and damages, all such sums so received by the mortgages mortgages for any sums advanced in payment of takens, thirdnes and damages, all such sums, as creater, acknow it of asid rests, royalites, homese, detaments, the integer perminum, or other assessments, as herein provided, its mortgages for any sums advanced in payment of takens, thirdnes and damages or other assessments, as herein provided, its to take or reduce the installment payments of takens, there are mad damages or all such amanse, however, its the their stall be installed by the balance of asid there involves and damages or all such as mannes, however, its to take and retain any future sum or sums, and without prejudice and pay has a balable contraded to be a pay to the mortgage or reduction of the mortgage delt, subject to the mortgages of one in part, any or all such asming without prejudice and conversance hereunder to the mortgage of the adversamelages and the relates of the mortgage of record, this conversance hand the mortgage there is the sect and any kind now rs, in settlement and of, incident to, or is imited to oil

In operative and of as further force and effect. In the sent of foreclosure of this morigage, morigage shall be entitled to have a forceiver appointed by the court to take the sent of the premises described herein and collect the rents, issues and profit thereaft the amounts so collected under this morigage. In the event morigage defaults with respect to any covenant or condition hereof, then, as the option of morigagee, the indebtedness secured hereby shall forthwith become due and payable and bears interest at the rate of any performance of morigage, the indebtedness secured hereby shall forthwith become due and payable and bears interest at the rate of any performance of the annual and this morigage anall become subject to forceksure. Provided, however, morigagee must its option and conditions hereof. Morigage hereby waives notice of election to dealare the whole dubt due as herein provided, and show the benefit of all say, valuality, homestead and appresement laws. The covenants and agreements herein contained shall extend to and he binding upon the heirs, executors, administrators, NUTINESS WHENEOUN

IN WITNESS WHEREOF, mortgagor has be

	man and sear the day and year first above written.
	Tem R Bag by
	Leon R. Bagby
	Thyllio a Bagby O Phyllis A. Bagby
STATE OF KANSAS	
SS	
COUNTY OF DOUGLAS	
Before me, the undersigned, a Notary Public, in and for said	County and Dark and an a
day of AUGUST , 19 65 , personally appeared	county and State, on this 31st
LEON R. BAGBY AND PHYLLI	S & BAGDY bla ute
to me personally known and known to me to be the identical personal	an a who have did to the to the
and acknowledged to me that they executed the same as " purposes therein set forth.	on 3 who executed the within and foregoing instrument their free and voluntary act and deed for the uses and
Witness my hand and official seal the day and year last above	a writting A
A SA YAY	
	HAL -
My commission expires : April 21, 1968	John Hosenbaun, Notary Public
V Sack 13	
The Artes and the second se	
AP CONTRACTOR	
A A A A A A A A A A A A A A A A A A A	

in the second stand

34