lomestic purposes, and not to permit said seal estate to depreciate in value because of crassion insufficie or for insuequate or improper drainage or irrigation of said land

The mortgageo may at any time, without notice, release all or any part of the premises describ and deforments, screet to and grant renewals and reamortizations of the indebtedness, or any p personal liability any one or more parties who are or may become brille for the indebtedness of affecting the priority of this mortgage or the personal liability of the mortgagor or any party lightle for the payment of the lien hereof.

for the payment of the lien hereof.

8 To reimburse mortgage for all costs and experies incuired by if in any suit to foreclose, this mortgage or in any suited with mertgage in the obliged to defend or protect its rights of lien acquired hereander, including all abstract fees, court including all abstract fees, court 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 mortgaged fails to pay when due any taxes, liens, judgments or assessments lawfully assessed again argod, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide the above described note.

The said mortgage hereby transfers, assigns, sets over and conveys to mortgage all roots, royal time to time become due and payable under any oil and gas or other mineral basets? of any kind existence, covering the above described land, or any portion thereof, and any sines which are to any become payable to mortgage, or successors, is settlementpand, satisfaction, or all claips, is and or character, growing out of, moident to, or in connection with the production, exploration and as succute, acknowledge and deliver to the mortgage such instruments, as the mortgage may a lease the payment to it of said rents, royalities, bornase, delay moneys, claims, mixing and changes. All the applied first, to the payment of matured installments upon the note(s) secured hereby and de-applied first, to the payment of mature installments on the note(s) secured hereby and de-tanges. existing, payable ryments but to sconar reture a due in whole or in part, any is duy of its other rights under a construed to be a provision redependent of the mortgage h o further, force and effect.

In the event of foreclosure of this mortgage mortgage ontrol of the premises described herein and collect the reat ander the direction of the court to the payment of any judge tiver appointed by the'r mounts so collected by we under this mortgage

In the event mortgagor defaults with respect to secured hereby shall forthwith become due and paya ecome subject to foreclosure. Provided, however, a mulment shall affect any subsequent breach of the

Mortgagor hereby waives ustice instead and appraisement laws.

The covenants and agreements ho signs of the respective parties herein IN WITNESS WHEREOF, mortgago

STATE OF · KANSAS COUNTY OF DOUGLAS

Ss

Before me, the undersigned, a Noriery Public, in and for said County and State, on this 29th day of FEBRUARY 19 68 personally appeared ROGER C. PINE and SUE ANN PINE, husband and wife, to me personally known and known to me to be the identical person s who executed the within and foregoing instrume acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and pu acknowledged to me that therein set forth.

NOVEWSS my hand and of

A. Mugant April 21, 1968

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CO.4

Been Register of Deeds

Roper C. Pind Roger C. Pine Sue ann Pine

Statem Babl

John Rosenbaum,

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