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domestic purposes, and not to permit said roal estate to depreciate in value because of prosion, insufficient water supply or for inadequate or improper drainage or irrigation of said land.

7. The mortgagee may, at any time, without notice, release all or any part of the premises described herein, grant extensions and deforments, agree to and grant renewals and reamortizations of the indebtedness, or any part thereof, or release from personal liability any one or more parties who are or may become liable for the indebtedness or any part thereof, without affecting the priority of this mortgage or the personal liability of the mortgage or any party liable or who may become liable for the payment of the lien hereof.

8. To reimburse mortgagee for all costs and expenses incurred by iP in any suit to foreclose this mortgage, or in any suit in which mortgage may be obliged to defend or protect its rights or lieu acquired hereunder, including all abstract faces, court costs, a reasonable atterney feff where allowed by law, and other expenses, and such sums shall be secured hereby and included in any decree of foreclosure.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supple

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In the event mortgage is subject to the concern the one of the independent formation of assessments lawfully assessed against property barein mort-ed, or fails to montain insurance as hereinbefore provided, mortgagee may make such payments or preside such insurance, and the units) paid therefor shall become a part of the indebtedness secured hereby and bear interest from the date of payment as provided for in above described note.

he above described note. The solid mortgagor herefry transfers, assigns, sets over and conveys to mortgager all re-mine to time become due and payable under any oil and gas or other minural leasants) in the existence, covering the above described land, or any portion thereof, and any sume that are or character, growing out of, middent to, or any portion thereof, and any sume acquisite, but not limited to all and gas and related minurals) on the above described rea-grees to execute, acknowledge and deliver to the mortgage such instruments, as the mortga-test to explore a acknowledge and deliver to the mortgage such instruments, as the mortga-test to execute, acknowledge and deliver to the mortgage such instruments, as the mortga-test to execute, acknowledge and deliver to the mortgage such instruments, as the mortga-test to execute, acknowledge and deliver to the mortgage such instruments, as the mortga-test to execute, acknowledge and deliver to the mortgage such instruments, as the mortga-test to execute acknowledge and deliver to the mortgage such instruments, as the mortga-test to execute acknowledge and deliver to the mortgage such instruments, as the mortga-ments on the state of a success the success delay more every characteristic and data is and second, the halance, if any, upon the principal remaining unpaid, in such a manne-any off is other rights under this mortgage. The transfer and conveyance hereunder to the econstrued to be a provision for the payment or reduction of the mortgage delt, subject to idependent of the mortgage lien on said real estate. Upon release of the mortgage delt, subject or idependent of the mortgage lien on said real estate. Upon release of the mortgage delt, subject or idependent of the mortgage lien on said real estate. Upon release of the mortgage delt, subject or idependent of the mortgage lien on said real estate. Upon release of the mortgage delt, subject or idependent of the mortgage lien on said real estate. Upon release of the mortgage -

In the event of foreclosure of this mortgage, mortgaged shall be entitled to have a receiver appointed by the court to take possession and ntrol of the premises described herein and collect the rents, issues and profits thereof, the amounts so collected by such receiver to be applied der the direction of the court to the payment of any judgment rendered or amount found due under this sortgage.

In the event mortgager defaults with respective any covenant or conditions hereof, then, at the option of mortgages, the indebtedness secured hereby shall forthwith becaue due and parable and been interest as provided for in the above described note and this mortgage shall become subject to foreclosure. Provided, however, mortgager may at its option and without notice ansail any such acceleration but no such annulment shall affect any subsequent brench of the covenants and conditions hereof to and particulation may at the however, mortgagen may at the much of the covenants and condi-

Morigagor hereby waives noti omestead and appraisement laws.

The covenants and agreements herein a assigns of the respective parties hereio:

IN WITNESS WHEREOF, mortgagor has he

			Robert J. Sherr	ns
			E la Maria	1 and the
			Eula Sherwood	
STATE OF	KANSAS			
COUNTY OF	DOUGLAS	iss a		
e 1-	- Andrew Contraction	in in and for out Course	ty and State, on this 11th	
day of	ULIUSEN	BH DECENTRALING ARD	Pared	
day of		68 personally app		
	ROBERT J. SHERWOO wu and known to me to be	D and EULA SHEE	W00D, husband and wife	ng instrument and
to me personally kn acknowledged to me	ROBERT J. SHERWOO wn aud known to me to be	D and EULA SHEE	RW00D, husband and wife, who executed the within and foregoi	
to me personally kn acknowledged to me therein set forth.	ROBERT J. SHERWOO wen and known to me to be that they exec	D and EULA SHE the identical person s uted the same as the	W00D, husband and wife, who executed the within and foregoint reir free and voluntary act and deed for the r	
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