SFCOND. That the parties of the first part agree to keep all fonces, buildings are monoments premises in as good repair as they are at the dimension reof; to permit no wa of say kind; b keep all the partings which are now brings hereafter a upon the premises threasingly insure to the amount of thrty Thousand and no/100------

in insurance companies acceptable to party the second part with policies payable to it in case of loss to amount then secured by this matter to assum and deliver to it, with setting every mortgages clauses, all policies of insurance on said buildings and to pay all insurance premiums include. In case of loss in a agree that the party of the second part may collect the insurance promises or may deliver the policies to the said parties of the first part or collection. At the election of the said parts of the second part, the insurance moneys shall be applied other on the indebtedness secured hereby or in rebuilding.

\* TI IND. To if the party of the second part may make by payle onto necessary to remove or extriguish any prior or our tandhot title, then or meumbrance on the problem is a top conveyed, and may pay any hopping taxes breassessments charged against said property, and may in the said property if default he made in the covenant to insure and any sums so part shall becomes a light on the above described r. at estate, and be secured by the Morigage, and may be recovered, with in are as then per cent, in any sursure of this Morigage. In case to preclosure it is append that she judgment rendered shall provide and the whole of said real estate shall be sold tegether and not in parcels.

FOURTH. That is case of default of any of the covenants or agreements herein contained, the cens and sprofits of the said prenises are , which to the party of the second part as additional and conditional second for the payment of all the indebtedness second fibrely, and the said party of the second part is entitled to the possession of said coperty, by receiver or otherwise, as it may elect.

SIXTH. That the parties hereto further agree that all the covenants and arrectments of the parties of the first part here in contained shall extend to and bind their heirs, executors, administrators, successors at lassice and shall inuce to the benefit of the party of the second part, its successors and assigns.

Seventhi. As additional and collisteral security for the payment of the same note the martgagors here by assign to said mortgagee, its successors and assigns, all the rights, rents, royand and been first part under all oil, gas or miner deases ton said partners. This assignment to terminate and become void upon release of this mortgage. Provided, however, the had part of the second part is used as a sign standard assigns, shall be chargeable with no responsibility with reference to such rights, rents, royand and been first part under all oil, gas or miner deases to said partners. The second part is used as a sign such as a sign and assigns are been first part under all oil, gas or miner deases on said partners. The part of the second part is used benefits nor be accountable therefor except as to sums actually collected by it of them, and that the arrive of the part of the first art or his assigns until notified by legal holder hereof to account for another pay over the line to such legat holder. Should operation under any oil, gas or mineral lease series we depreciate the value of said sound for general farming purposes, the note secured by this mortgage shall immediate v before due and collectible, at the option of the holder of this mortgage without nolice.

EIGHTH. That if such payments be made as are herein specified, this converance shall be void; but if the note herein described, or ally part of indebtedness secured by this Mortage or ally interest thereon, be not paid when due, or if default be made in any covenant or agreement her in contained, then this converse thereon, be not become absolute and the whole of said principal note shall immediately become due and payment to fit the party of the second part to exercise any option to the maturity of the debt hereby secured shall be deemed a waiver of right to exercise such option at any one as to any past, present or future default hereunder; and in case of default of payment of any sum here. We manted to be paid when due, the said first parties agree to pay to the said second party, increast at the rate of ten part of the paid when due, the said first parties agree to pay to the said second party, increast at the rate of ten part of the paid when due, the said first parties agree to pay to the said second party, increast at the rate of ten part of the paid when due to the time when any one as a paid when due the said first parties agree to pay to the said second party, increast at the rate of ten part of the paid when due the said first parties agree to pay to the said second party, increast at the rate of ten part of the part of the part of the part of the said be folly paid.

NINTH. The terms; conditions and provisions hereof, whether so expressed or not, share apply to at each e respective parties hereto, their heirs, executors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the plural and words in the plural shall include the singular.

IN WITNESS WHEREOF. The said parties of the first part have hereunto subscribed their names and af ... xed their seals, on the day and year above mentioned.

Hernord K Alice Bernard K. Freeman Eith for Fri Betty to Freeman

STATE OF KANSAS, DOUGLAS COUNTY, SS.

to me personally known to be the same person.s. who executed the foregoing instrument, and duly acknowledged the execution of the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.

> > Canne Boam Register of Deeds

ecorded March 28, 1969 at 4:03 P.M.

at it refers to get a leaser larger it.