domestic purposes; and not to permit said real estate to depreciate in value be or for inadequate of improper drainage or irrigation of said land, 4 se of erosion. Insufficient water supply

7 The mortgagee may, at any time, without notice release all or any part of the premises described herein, grant extensions and deferments, agree to and grant renewals and reamortizations of the indebtedness, dr any part thereal, 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 mortgagor or any party liable or who may become liable for the payment of the lien hereof.

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To reimburse mortgagee for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in uch mortgagee may be obliged to defend or protect its rights or lien acquired hereunder, including all abstract fees, court sts, a reasonable attorney fee where allowed by law, and other expenses, and such sums shall be secured hereby and luded in any decree of foreclosure.

nortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto.

In the event mortgager fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein mort d. or fails to maintain insurance as hereinhefore provided, mortgagee may make such payments or provide such insurance, and the mt(s) paid therefor shall become a part of the indebtodness secured hereby and bear interest from the date of payment as provided for in showe described note.

the above described note. The said mortgager hereby transfers, assigns, sets over and conveys to mortgage all rents, royalities, borquess and d from line to time-become due and pavable under any oil aid gas or other mineral lease(s) of any kind new existing, or this from line to time-become due and pavable under any oil aid gas or other mineral lease(s) of any kind new existing, or this from line to time-become due and pavable under any oil aid gas or other mineral lease(s) of any kind new existing, or this from line to time-become payable to mortgager, or successors, in settlement and astisaction of all claims injuries, and damage nature or character growing out of incident to, or in connection with the production, exploration, drilling, operating (including, but not limited to oil and gas and related minorals) the the above described real estate, or any portion there are not to execute, acknowledge and deliver to the mortgage such instruments, as the mortgager may new or hereafter ree to the payment to it of a oid rents, tovalities, bonases, delay moneys, claims, injuries, and damage. All such sums as recei-shall be applied, first, to the payment of taxe, usurance premiums, or other assessments, as here nordsage and or to the reinhurscer or any sums advanced in payment of taxe, usurance premiums, or other assessments, as here nordsage to be observed to each or the above described real scatter, or and beliver to the the principal remaining unpeid, in such a manner, however, as not to abate or payments but to sooner retire and discharge the loan, or said mortgager may at its option, turn over and deliver to the formulate or its rights to take and retion any turne sum or sums, to any of its other rights under this mortgage. The transfer and conveyance hereunder to the mortgage of the adorement to contrud to be a provision for the payment or reduction of the martgage delt subject to the mortgage of the adorement to for the rower and effect.

In the event of foreclosure of this mortgage, mortgages shall be enfitted to have a receiver appointed by the court to take pos ontrol of the premises described herein and collect the rents, issues and profits thereof, the amount so collected by such receiver to inder the direction of the court to the payment of any judgment rendered or amount found due under this mortgage

In the event mortgager defaults with respect to any covenant or condition hereof, then, at the option of ma secured hereby shall forthwith become due and payable and bear interest as provided for in the above described ne become subject to foreclosure. Provided, however, mortgage may at its option and without notice amplianty suc-annulment shall affect any subsequent breach of the covenants and conditions hereof.

Mortgager hereby waives notice of ele-homestead and appraisement laws.

The covenants and agreements here issigns of the respective parties hereto

Charles A. Worthington

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Leatha L. Worthington

Wm. H. Bry H Mary Mile

Kansas STATE OF 55 Shawnee ndersigned, a Notary Public, in and for said County and State, on this 12th May , 1969 , personally appeared

personally app me.personally is an enter the personally app involved and the person S involved and the same as the come deforth. Witness my hand and official seal the day and year last above write witness and sear last above write witness and sear last above write witness and sear last above write write and sear last above write write above write above write write above write above write above write write above write above write write above write above write above write write above write above write write above write above write above write above write write above write above write above write above write write above write above write above write above write write above write above write above write above write above write write above write ries A. Worthington and Leatha L. Worthington, his wife executed the same as their

Dec. 22, 1972 My commission expires

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Ganese' Beem \_\_ Register of Deeds