1.6 7. The morrages may at any time, without notice, release all or any part of the premises described herein, grant extensions and determents, agree to and grant renewals and reamortizations of the indebtedness, or any part thereot, or release from personal liability any one or more harties who are or may become liable for the judebtedness or any part thereot, without affecting the priority of this morrage or the personal liability of the morrage or stary party these or who may become liable for the party table or who may become liable for the party table or who may become liable for the payment of the hen hereof. 8 Fo reimburse mostgages for all costs and expenses incurred by it in any suit to forcelote this mortgage, or in suy, suit an which mortgage may be obliged to defend or protect its rights or lien acquired hersunder, including all ab-tract feet, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sund shall be secured hereby and included in any decres of forcelorure. sult. This mostgage Is subject to the Federal Faim Loan Act and all acts amendatory thereof or supplementary therets. In the event mortgagor tails to pay when due any taxes, liens, judgments or assessments lawfully essessed against property herein martgaged, or fails to maintain insurance as hereinhefore provided, mortgages may make such payments or provide such insurance, and each amount advanced therefor that become a part of the indebted mass secure descedy but shall be immediately due and shall bear interest from the date of idvance to the date of pay-ment as provided in said notes and supplemental agreement. The said mortgagor bereby initial suppremental agreement. The said mortgagor bereby initial states and suppremental agreement. The said mortgagor bereby initial states are and conveys to mortgager all rents, royblites, bonkes and delay moneys that may from time covering the above described land, or any portion thereof, and any sums which are now payable or which at any time in the future may become payable incident to, or an connection with the production, exploration dailed any sums which are now payable or which at any time in the future may become payable incident to, or an connection with the production, exploration dailing inpersors and damages of whatsoewer kind, nature or charactes, growing out of, lated materials on the above described real estate, or any portion thereof, and and mortgago agrees to essued; acknowiedge and deliver to the mort-gage such instruments, as the mortgage may now or hereafter require in order to facilitate the payment to it of and rents real deliver to the matter and end meterials induces and supplemental agreement; or the mortgage chall be applied. first, to the payment of the induces; dails bonuses, dalay indebtedness, including interest, and second, the balance of any as extra payments upor the unmattered portion of the indebtedness; in the mannet pro-wided in mat, and or all such sums, without prejudice to its rights to take and treating any future sum or and deliver to the then owner of and land, sifter to the payment of reduction of the mortgage of record, this conveyance hereinder of the afforter provided in suit mortgage. The transfer and conveyance hereinder to the mortgage 's option as hereinbedore provided in the outpayments shall be construed to be a provision for the payment of reduction of the mortgage of record, this conveyance shall become inoperative and of the mortgage lien on shid real estate. Typo release of the mortgage of record, this conveyance action is payment with one for ano further force and effect. In the event of foreclosure of this mortgage, mortgagee shall be entitled to have a receiver appointed by the oburt to take possession and contribut the prefixes described herein and collect the rents, issues and profits thereof; the amounts so collected by such receiver to be applied under the direc-tion 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 liereof or of said notes or supplemental agreement, filen, at the option of agreement, and this mortgages, the indebtedness secured hereby shall forthwith become due and payable and bear interest as provided for it and notes and applemental agreement, and this mortgage shall become subject to foreclosure: Provided, however, mortgages may at its option and without notice annul any such acceleration but no such annulment, shall affect any subsequent breach of the covenants and conditions hereof. Mortgagar hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrations, sociars and exigns of the respective parties hereto lethich & The Cur Max Mcclure 22.04 Ethel E. McClure Sarah Mc Chers ALLNA, KANSAS STATE OF DITE, -DOUGLAS COUNTY OF COUNTY OF DEGREGATION BEFORE B Kils 10 Witness my hand and official seal the day and year last above written, Mar My Commission Explose June 27, 1973 Notary Anthony P. Mohr Service and a service state of the

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