domestic purposes; and not to permit said real estate to depreciate in value because of erosion, insufficient water supply or for inadequate or improper drainage or artigation of said land. • @ .

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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 reamorizations of the indebtedness, or any part thereof, or release from personal liability any one or more parties why 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.

8. To reimburse mortgagee for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgage may be obliged to defend or protect its rights or lied acquired hereunder, including all abstract fees, contracts, a reasonable attorney fee 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 supplementary therete

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In the event mortgagor fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein mort-gaged, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide such insurance, and the amount(s) paid therefore valid become a part of the indebtedness secured hereby and bear interest from the date of payment as provided for in

the above described note. The said mortgager hereby transfers, assigns, sots over and conveys to mortgagere all rents from time to time become due and payable under any oil and gas or other mineral lease(s) of an into existence, covering the above described jand, or any, portion thereof, and my sums which into existence, covering the above described jand, or any, portion thereof, and my sums which into existence, covering the above described jand, or any, portion thereof, and my sums which into existence, covering the above described jand, or any, portion thereof, and my sums which is the order of character, erroving out of l. incident to, or in connection with the production, existing agrees of execute, acknowledge and deliver to the mortgage such instruments, as the mortgage is the hyperment to it of said rents. Foyalties, bounses, delay, moneys, claims, injuries and dama shall be applied. Itset, to the payment of mature of mature of mature of mature of the above described read as and any such as the source of the balance. If any, upon the principal remaining amplies, insuch a manner, how any of its other rights under this mortgage. The transfer and conveyance hereinder to the and easily and y of its other rights under this mortgage. The transfer and conveyance hereinder to the a construct do be a provision for the payment or reduction of the mortgage of record, the of nucleic of the mortgage lien on said real estate. Upon release of the mortgage of record, the of nucleic of the mort and estate is the mortgage of record, the of the mortgage lien of said real estate. e all rents, royallies, bonuses and delay moneys that n e(s) of any kind how existing, or that may hereafter co-sums which are now payable, or which at any time in of sciclaring, injuries, and damages of whichsoever k on, exploration, duiling, operating or missing for quirful ed real estate, or any portion thereof, and said mortgo mortgoge may now or hereafter require, in order to fa-and damages. All such sums so received by the mortgo.

In the event of foreclosure of this mortgage, mortgage shall be entitled to have a receiver appointed by the control of the premises described herein and collect the rents, issues and profits thereof, the amounts so collected by ander the direction of the court to the payment of any judgment rendered or amount found due under this mortgage ited by the court to take possess collected by such receiver to be

In the event mortgagor defaults with respect to any covenant or condition hereof, then, at the option of mortgagee, the indebtedme secured hereby shall forthwith become due and payable and bear interest as provided for in the above described note and this mortsees as become subject to foreclosure. Provided, however, mortgagee may at its option and without notice annul any such acceleration but nexu annulment shall affect any subsequent breach of the covenants and conditions hereof.

Mortgager hereby weives notice of election to declare the whole debt due as herein provided, and also the benefit of all tray, value estead and appraisement laws.

The covenants and agreements herei assigns of the respective parties hereio contained shall extend to and be binding upon the heirs: executors

IN WITNESS WHEREOF, mortgagor has hereunto set nd and seal the day and year first above written

George K. Niehoff lengt & Mulut George A. Niehoff Kathleen Niehoff Joyce Niehoff. STATE OF KANSAS ssCOUNTY OF DOUGLAS Before me, the undersigned, a Notary Public, in and for said County and State, on this 28th to me personally known and known to me to be the identical person \boldsymbol{S} who executed the within and foregoing i acknowledged to me that they therein set forth. executed the same as their free and voluntary act and deed for the uses and purposes Witness my hand and official seal the day and year last above written. Inthony Moh My commission expires JUNE 27 1973 Anthony P. Mohr

Recorded November 25, 1970 at 3:47 P. M.

Janue Beem Register of Deeds