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 irrigation of said land.

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7. The mortgagee may, atany 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 indebiedness, or any part thereof, or release from personal liability any one or more parties who are or may become liable for the indebiedness 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 mortgagee may be obliged to defend or protect, its rights or lien acquired hereunder, including all abstract fees, court costs, 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 thereto.

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In the event mortgagor fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein mortgaged, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide such insurance, and the amount(s) paid therefor shall 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 above described note. The said mortgagor hereby transfers, assigns, sets over and conveys to mortgagee all rents, royalties, bonuses and delay moneys that may from time to time become due and payable under any oil and gas of other mineral lease(s) of any kind now existing, or that may hereafter come that the existence, 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 to mortgagor, or successors, in settlement and satisfaction of all claims, injuries, and damages of whatsoever kind, hature or character, growing out of, incident to, or in connection with the production, exploration, drilling, operating or mining for minerals including, but not limited to oil and gas and related minerals) on the above described real estate, or any portion thereof, and asid mortgagor agrees to execute, acknowledge and deliver to the mortgagee such instruments, as the mortgagee. All such sums so received by the mortgagee shall be applied. first, to the payment of matured installments upon the notes) secured hereby and or to the reinhursement of the mortgagee and second, the balance, if any, upon the principal remaining unpaid, in such a manner, however, as not to babte or reduce the installments to any solit to sooner retire and discharge the loan; or stal mortgagee may, at its option, turn over and deliver to the then owner of said lands, either in whole or in part, any or all such sams, without prejudice to its rights to take and retain any future sum or sums, and without prejudice to ave of, its other rights under this mortgage. The transfer and conveyance hereunder to the mortgagee's option as hereinbefore provided, any of, its other rights under this mortgage. The transfer and conveyance hereunder to the mortgage's of the aforementioned payments shall be construed to be a provision for the payment or reduction of the mortgage of record, this conveyance shall become inoperative and of unthere foree and effect.

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

In the event mortgagor defaults with respect to any covenant or condition hereof, then, at the option of mortgage, the indebtedness secured hereby shall forthwith become due and payable and bear inferest as provided for in the above described note and this mortgage shall become subject to foreclosure: Provided, however, mortgage 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.

Mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead and appraisement laws.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

	Larry W. Warren
	Barbana J. Wannen Barbara J. Warren
	and the second se
STATE OF KANSAS	LING03
COUNTY OF DOUGLAS	
Before me, the undersigned, a Notary Public, in and for said Cour	
day of October . 1970 . personally app	peared
day of Ootober .1970 .personally app LARRY J. WARREN and BARBARA J.	wared . WARREN, husband and wife,
day of October . 1970 . personally app	wared WARREN, husband and wife, who executed the within and foregoing ustromation of
day of October .1970 .personally app LARRY J. WARREN and BARBARA J. to me personally known and known to me to be the identical person s acknowledged to me that they executed the same as t	wared WARREN, husband and wife, who executed the within and foregoin ustrand to add their ree and voluntary act and deed for the use and wareness
day of October .1970 personally app LARRY J. WARREN and BARBARA J. to me personally known and known to me to be the identical person s acknowledged to me that they executed the same as t therein set forth.	wared WARREN, husband and wife, who executed the within and foregoins ustration and their ree and voluntary act and deed for the use are and ware and
day of Ootober .1970 personally app LARRY J. WARREN and BARBARA J. to me personally known and known to me to be the identical person s acknowledged to me that they executed the same as t therein set forth. Witness my hand and official seal the day and year last above we	warREN, husband and wife, who executed the within and foregoing performance and their free and voluntary act and deed for the user of the ritten. Antheny P. Mohn

Recorded January 5, 1971 at 11:21 A. M.

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