In the event mortgager fails to pay when due any taxes, charges or assessments lawfully assessed against the property herein mortgager of fails 'ge pay when due all principal and enterest on any mortgage; judgment, lien or encumbrance senior to the lem of this mortgage, or fails to perform allother covenants and conditions contained in any; such mortgage, judgment, lien or encombrance senior to the lien of this mortgage, or fails to maintain insurance as hereinbefore provided, mortgage may makesuch payment; perform such covenants and coulditions' contained in insurance and the amount(s) paid therefor shall become a pair of the indebtedness' secured hereby and hear interest from the date of payment at the rate of five per cent

Der annum. The said mörtigner herehy transfers, sels over and conveys to the mestgages all rents, royalties, honness and delay moneys that may frem time to time become due and payable under any oil anil gas or other mineral lease(s) of any kind now particular or that may hereinfer come into existence, covering the above described land, or any portion thereof, and said mort-gago agrees to execut, acknowledge and deliver to the mortgages such years or other mineral lease(s) of any kind now paw or hereafter regime in order to facilitate the payment to kin of anile dents, royalties, bonness and delay sums so received by the mortgages should be applied; first, to the payment of matured instalments upon the first escente here by and/or to the reimbursement of the mortgage of any sums advanced in payment of taxes, insurance premiums, or other assessments, or upon sums advanced in payment of prior mortgages, judgments, liens or encumbrances, as herein provided, however as not to ahate or reduce the semi-annual payments but to sooner retire and discharge the loan; or said mortgages out prejudice to his rights to take and retain any future sums advanced in payment, and discharge the loan; or said mortgages hand the construed to be a provision for the payment of the mortgage sum or usins, and without prejudice, to any of mis other sums, with a harminger. The transfer and conveyance hereunder to the mortgage e delay winder of and without prejudice, bury or all such sums, with the construed to be a provision for the payment of the mortgage delay without prejudice to any of mis other and retain any future sum and without prejudice to be a provision for the payment of the mortgage is on the and conveyance hereunder to the mortgage e delay moneys has been been provision for the payment of the mortgage line or said real estate. Upon payment in full of the mortgage is and begin moneys has decombride to fore provide, in

In the event of foreclosure of this mortgage, mortgage shall become inoperative and of no further force and effect. In the event of foreclosure of this mortgage, mortgage 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 col-lected 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 mortgage, In the event mortgage defaults with respect to any covenant or condition hereof, then, at the option of mortgage, the indebtedness secured hereby shall forthwith become dae and payable, and with the exception of the interest portion thereof, shall bear interest at the rate of five per cent per annum and this mortgage shall become subject to foreclosure. Provided, however, mortgagee may at its option and without notice annul any such acceleration but no such annulment shalk 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 y valuation, homestead and appraisement laws. stay

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

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

S.C. Anderson apal tude Ani

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STATE OF. Kansas

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ded March 18, 1947 at 2:10 P.M.

COUNTY OF Douglas : Before me, the undersigned, a Notary Public, in and for said County and State, on this -5 th

day of February 19.47 . personally appeared I. C. Anderson and Opal Anderson, his wife, -

who executed the within and foregoing instrument to me personally known and known to me to be the identical persons

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and acknowledged to me that they executed the same as their free and voluntary act and deed for the Witness my hand and official seal the day and year last above written. attenherne

My commission expires April 21, 1948 the at

VINUOD

WICHIT. MORTGAGE 1947 COMMISSIONER record -Mar OF duly et 10.9 BANK Return filed 0 Seal. To To LAND MORTIZATION 2 BANK AL. 0 LAND. FEDER. OF STATE OF