bearing interest at the rate of ten per cent per annum after maturity until paid. The First Party Rereby Covenants and agrees:

That they are lawfully seized in fee simple of the real estate hereby conveyed, and that they have a good right to sell and convey the same as aforestid; that the said real estate is free and clear of all encumbrances and that they and their heirs, exceptors and That they will pay said note or notes hereby secured and interest thereon as the same share one in the said second party, its successors That they will pay said note or notes hereby secured and interest thereon as the same shall become due and payable; To neither commit nor suffer waste; To pay all taxes and assessments levied upon said real estate, or upon the lien hereby to have become delinquent; To keep the buildings erected and to be erected upon said premises i by fire and to note of None beller.

To keep the buildings erected and to be erected upon said premises insured against loss they fire and tornado, to the amount of None Dollars, for the benefit of the second party, its successors and assigns, in an insurance company acceptable to it, and to deliver the said insurance policies and renewal receipts to the said second party; and

Upon failure to comply with either of these conditions, covenants and agreements, it is agreed that the owner of this mortgage may pay the said taxes or assessments, or the cost of such insurance, and the amount so paid shall bear interest at the rate of ten per cent per annum from the date of payment, and the said sum or sums so paid shall be immediately due and payable, and shall be an additional lien upon said real estate, and be secured by this mortgage, and may be collected in the same manner as the principal debt hereby secured the first party hereby assigns to the second purty, its successors and assigns, all right, title and interest in and to all royalties and rentals accruing to them under all cil, gas,

mineral, agricultural, or other leases on said real estate, and directs any lessee, on demand, to pay the said second party, its successors and assigns, all royalties and rentals that maybe payable to them under the terms of any such lease of said real estate; provided that so long as no default be made in the payment of the principal debt hereby secured, or the interest due thereon, and so long as the agreements, covenants and conditions of this mortgage shall be faithfully performed, the first party, their heirs or assigns, shall gretain possession of the premises hereby conveyed, and shall be entitled to appropriate for their own use all the income and profit derived therefrom; this assignment to terminate and where and the income and profit derived therefrom; this assignment to terminate and

That in case the second party, its successors or assigns, shall hereafter appear in

any of the land departments of the United States Government, or in any court or tribunal whatever, to defend the title or possession of the mortgaged real estate or the lien thereor or appear in any court to prove the mortgage debt, all the costs and expenses of such appearance, shall be allowed the second party, its successors or assigns, and such costs and expenses shall bear ten per cent interest from the date of the pyment by said second purty, its successors or assigns, and shall be an additional lien upon the mortgage real estate, concurrent with and collected in the same manner as the balance of the mortgage deb

Yo and the rights and indebtedness hereby secured shall, without regard to the place of contract B. 2. or payment, be construed and enforced according to the laws of the State of Kansas, with reference to the laws of which state the parties to this agreement are now contracting.

Now, if the payments are made as provided and all covenants and agreements fulfilled, this mortgage shall be null and void and shall be released at the cost of the first party, their heirs or assigns, which cost first party agrees to pay, but if the first party, their heirs or assigns, shall make default in the payment of any note or notes at maturity, or any interest thereon when due, or the taxes or assessments aforesaid, or any part of either, or if waste be committed on, or improvements be removed from said real estate without writte consent of the second party, or if by reason of operation under any oil, gas or mineral leas the premises are rendered unfit for agricultural purposes, in whole or in part, or the security impaired, or if any of the terms of this contract are violated, then in any or either of said events, the whole of the sums hereby secured shall, at the option of the second party, or the legal owner of said indebtedness, become immediately due and payable without notice, and thereupon this mortgage shall become absolute and the owner of said indebtedness may immediately cause the mortgage to be foreolosed in the manner prescribed by law, and shall be entitled to have a Receiver appointed to take charge of the premises, to rent the same and receive and collect the rents, issues and royalties thereof, under direction of the Court, and any amount so collected by such Receiver shall be applied, under direction of the Court, to the payment of any judgment rendered, or amount found due upon foreclosure of this mortgage.

Dated this First day of November 1921.

Witnesses: State of Kansas, County of Douglas,)ss.

Berfore me, the undersigned, a Notary Public, in and for said County and State, on this 21st day of November 1921, appeared G. R. Liston and Margery Liston, his wife, to me known bo be the identical persons who executed the foregoing instrument, and such persons duly acknow ledged the execution of the same. My commission expires Dec. 16, 19.22. Witness my hand and notarial seal the day and year above set forth.

(L.S.)

kecorded Jan. 16, 1922, • At 4:35 o'clock P.M.

G. R. Liston, Margery Liston.

C. E. Cory, Notary Public in and for Douglas County, Kansas. Ecture Northruk Deputy.

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