and benefits accound to the parties of the first part under all oil gas mineral leases on said premises on said premises this assignment to terminate and become void upon the release of this mortgage.Provided however that said party of the second part, its successors and assigns shall be chargeable with no respondibility with reference to such rights and benefits nor be accountable therefore except as to sums actually collected by it or them, and that the lessees in any such lesses shall account for such rights or benefits to the party of the first part of his assigns until notified by legal hilder hereof to account for and to pay dper the same to such legal holder. Should operation under any oil gas or mineral lease seriously depreciate the value of said land for general farming purposes all notes secured by this mortgage shall immediately become due and pollectible at the option of the holder of this mortgage. EIGHTH.That if such payments be made as are herein specified this conve

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vance shall be void; but if any note herein described whether for principal or interast or any part of the indebtedness secured by this mortgage or any interest thereon be not paid when due, or if default be made in any covenant or agreement herein contained then this conveyance shall become absolute and the whole of said principal note shall immediately become due and payable at the option of the party of the second part and no failure of the party of the second part to exercise any option to declare the maturity of the debt hereby secured shall be deemed a waiver of right to exercise such option at any other time as to any past present or fuxture default her eunder; and in case of default of payment of any sum herein covenanted to be paid when due, the said first parties agree to pay to the said second party, interest at the rate of ten per cent per annum computed on said principal note from the date of default to the time when said principal and interest shall be fully paid.

NINTH The terms conditions and provisions hereof whether so expressed or not shall apply to and bind the respective parties hereto their heirs executors. administrators successors and assigns and the words used in the singular number shal i include the plural and words in the plural shall include the singular.

In Witness Whereof The said parties of the first part have hereunto subscribed their names and affixed their seals on the day and year last above mention Holley E Blaker (SEal)

Holley F. Bisker	(SEAI)
W.W.Blaker	(Seal)

and are the original instrument:

State of Kansas, Douglas County, SS.

BE IT REMEMBERED, That on this 5th day of July A.D. 1923 before me the undersigned a Notary Public in and for the County and State aforesaid came Holley E Blaker and W.W.Blaker her husband to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution of the same.

IN WITNESS WHEREOF I have herednto set my hand and affixed my official Seal on the day and year last above written.

(L.S.)

Commission expires Apr 20,1925 ReCORDED JULY 6,1923 At 8:30 O'clock A. M. A.F.McClanahan

Notary Public Jas. G. Theelman Register of Deeds

Joe Weleman-Deputy.