MORTGAGE RECORD No. 77

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Notary Public

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Lawrence, Kansas

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terest thereon sessments of or any part mises, or up - 11000 second part, its The processors or assignt, at if a or their home office, barre the day fired by law for the first interest or penalty to accrue thereon the official receipt of the proper office shoring payments of the second part, its uncessors or assignt, by the said part of the second part, its uncessors or assignt, by the part of the insurance of the said part of the second part, its uncessors or assignt, by the part of the insurance of the second part, its uncessors or assignt, by the second part, its uncessors or assignt, by the said part of the second part, its uncessors or assignt, by the part of the insurance of a subtract the second part, its uncessors or assignt, as its or assignt, by the second part, its uncessors or assignt, and the part of the second part, its uncessors or assignt, and upon demand by the said part of the second part, its uncessors or assignt, shall be kep the building and other the part of the second part, its uncessors or assignt, shall pay all prior lies, if any, payments to be add proper or assignt, shall pay all prior lies, if any, payments to be void, in which event this and there be said in the second part, its uncessors or assignt, shall pay all prior lies, if any, payment is the successor or assignt, shall pay all prior lies, if any, is an interest the part as the first part barely agree to be approved by the second part, its uncessors or assignt, shall pay all prior lies, if any, is an interest to be void, in which event this and there basisfield of record, the second part, its uncessors or assignt, suppersond the second part is the second part of the shall be the part of the second part is in the second part of the second part is uncessors or assignt, suppersond the research and the policies with assisted to its on the instructes of the first part target and the policies with the second part is the successors or assignt, suppersond the research the assisted of record, the second part is the second part is instructed to the second part is the second part is instructed to the second part i

its successors or assigns, immediately interference or payment of any such taxes, assessments is used to be assessed as a surver of the second party is party of the second part shall not be deemed a waiver of the second party is right to exercise the option hereinefter provided to declare all of the indebtedness secured hereby due and collectible. And it is agreed that in case default shall be made in the payment of any installment of said or of the interest thereon when due or in the payments of any installment of the mortgage, including all payments for appendix on the new secure due and the whole indebtedness secured by this mortgage, including all payments for taxes, assessments, insurance premiums, liene, expenses and attorney's fees herin specified, shall the at the part of the second part, its successors or assigns, become due and pay he at the otherwise. As additional and collateral security for the payment of said note, the mortgager hereby assigns to said mortgage, this uscessors or assigns, all the rights and benefits accruing to the parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate and here work of the second part its successors or assigns, shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable to the charge and the second part of the second part is successors or assigns, shall be chargeable with no responsibility with reference to such rights and benefits more be accountable to the second part is to rether assigns until the said party of the second part is to remine the second part is successors or assigns and the the lessees in any such leases.

Provided, however, that said party of the second part its successors or assigns, shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable therefor except as to sums actually collected by it or them, and that the lesses in any such leases, shall account for such rights or benefits to the parties of the first part or their assigns until motified by legal holder thereof to account for and to pay over the same to such legal holder. Should operation under any oil gas or mineral lease seriously depreciate the value of said lead for general farming purposes, the note secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage. IN WITNESS WHEREOF, the said parties of the first part hereunto set their hands and seal the day and year first above written. STATE OF KANSAS, DUGLAS COUNTY, SS.

EE IT REVEMBERED, That on this 9th day of September A. D. 1930 before me the undersigned, as Notary Public in and for said county and state, came Edward S. Reeves and Maude I. Reeves, his wife who are personally known to me to be the same persons who executed the foregoing mortgage deed and duly acknowledged the execution of the same as their voluntary act and deed. IN TESTIMONY WEERDOF, I hereunto subscribe my name and affix my official seal on the day and very last above written. year last above written.

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Legal Seal

My commission expires on the 29th day of Dec. 1932.

Bernice E. Jones Notary Public

Recorded Sept. 11, 1930 A. D. at 3:45 P. H. EQue Constraint Register of Deeds

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