isfend the title thereto against the claims of all persons whomsoever, and hereby expressly waive all benefit of the homestead, appraisement, exception and stay laws of the State of Kansas, and agree to pay all fees necessary for recording this instrument. ONDITIONED, HDEFVER, finat whereas, the said parties of the first part, are justly indebted to the said The Equitable Life Assurance Society for money borrowed in the principal sum of Fifty-six Hundred and Mo/100 Dollars, to secure the payment of which, the parties of the first part, have executed and delivered to the said The Equitable Life Assurance Society a certain promissory note in the sum of Fifty-six Hundred and Mo/100 Dollars, bearing even date herewith and payable is the order of the The Equitable Life Assurance Society at the rate provided for in said note, and both principal and interest to bear interest after maturity at the rate of tem (10) per cent per annum, payable semi-amually, until paid.

Indeptedness secured by this morgage, and may pay said taxes and assessments (irregularity in the levy or assessment thereof being expressly waived), and all such taxes and assessments with interest there-on from time of payment at the rate so made and provided for by the statutes of the State of Kansas, shall be deemed a part of the indebtedness secured by this mortgage, and all such payments of insurance premiums, liens, taxes, special assessments, expenses or attornay's fees shall be due from and payable by the parties of the first part to the party of the second part, its successors or assigns, inmediately upon being paid by the party of the second part, its successors or assigns, immediately upon being paid by the party of the second party's right to exercise the option hereinafter 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 note or of the interest thereen when due, or in the payments of any insurance premiums, taxes or special assessments, or if there shall be a failure to comply with any condition of this mortgage, then the said note and the whole indebtedness secured by this mortgage, including all payments for taxes, assessments, insurance premiums, liens, expanses and attorney's fees, herein specified, shall, at the option of the party of the second part, its successors or assigns, become due and payable at once without notice to the parties of the first part, and be collectible at once by foreclosure or otherwises. As additional and collateral security for the payment of said note, the mortgage, there y assigns to said mortgagee, its successors or assigns, all the rights and benefits accruing to the parties of the first part under all coll gas or mineral leases on said premises, this assignment to terminate and become woid upon release of this mortgage. Provided, however, that said party of the second part, its successors or assigns, shall be charge-

become void upon release of this mortgage. Provided, however, that said party of the second part, its successors or assigns, shall be charge-able 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 lessees in any such leases, shall account for such rights or benefits to the parties of the first part or their assigns until notified 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 depreciete the value of said lend for general farming unders, the note seried by the contense shell immediately hours due on dellectible, at the option purposes the note secured by this mortgage shall immediately become due and collectible, at the option

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.

In presence of

U. S. Rucker Rosa A. Rucker

STATE OF KANSAS. SS.

DOUGLAS COUNTY.

BE IT REMEMBERED, That on this 8th day of April A. D. 1933, before me, the undersigned, a Notary Public, in and for said county and state, came U. S. Rucker and Rosa A. Rucker, his wife who are personally known to me to be the same persons who executed the foregoing mortgage deed and duly acknow-

ledged last s Legal

Wy COL

Record

1 Maude 1 office at 4:50 satisfi

> Signed C. H. J Erma M.

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State o

Taukesh.

Per Richards acknowle

Legal Se My Commi Recorded

WHER given by mortgage County, K NOW, in the ab and effec note and to the te: of said me

Recorded A

THERE Sprong and fore duly a DOLLARS, of 8, 1927, du of Douglas 70 at page 2 and Catherin on said not NOW, T

1. 林市和市场和14年20月1日