## MORTGAGE RECORD 85

any redemptioner from such foreclosure sale as so much additional redemption money; and in case of any such foreclosure sale all policies of insurance then held by the party of the second part may be asigne -written or changed so as to make the losses thereunder payable to the holder of such certificate of sale, as his interest may appear.

(5). The lien created hereby is a first md prior lien on the above described land and promises and said party of the second part shall be subrogated for further security to the lien, though released of record, of any incumbrance or vendor's lien on said premises paid out of the proceeds of the lean secured hereby.

------(6). That there shall be left with said second party during the existence of the dobt secured here by a complete abstract of title to said premises, and if not then said second party may procure an ab-stract of title, and if suit be filed for the foreclosure of this mortgage said second party may have to mistence of title extended to the date of filing such foreclosure suit and all amounts paid for such ab-1 5 8 stract and/or for extending the same shall be a further debt due, be secured by this mortgage, and boar interest at ten per cent per annum.

(7). As additional and collateral security for the payment of said indobtedness said first party hereby assigns to said second party all the rights and benefits according to the said first party undo 1 An object and mineral leases on said premises, once accountantly shall be chargeable with no respon-release of this mortgage. Provided, however, that said second party shall be chargeable with no respon-sibility with reference to such rights and benefits nor be accountable threefor except as to sums actually is sibility with reference to such rights and benefits nor be accountable threefor except as to sums actually is sibility with reference to such rights and benefits nor be accountable threefor except as to sums actually is such as the second three the lesses in any such leases shall account for said rights or benefits to collected by him, and that the lessees in any such leases shall account for said rights or benefits to for and to pay over the same to such legal holder. Should operation under any oil, gas or mineral lease scriously depreciate the value of said land for general farm purposes all notes secured by this mortgage shall immediately become due and payable, at the option of the holder of this mortgage.

(8). If default be made in the payment, at the option of the noter of this more may or eithe of the when the same became due and payable; or there is a failure to conform to or comply with any of the forgoing covenants or agreements; or if the title of the said first party at the date hereof is other than fee simple, free and unincumbered; or in case of any default to refund on demand any moneys which have been paid out by the holder of this mortgage for taxes, insurance, liens, abstract of title, or extension of abstract of title, to said promises, protecting said title, or for any purpose authorize In this mortgage, then, the whole of the principal sum hereby secred, barder with the interest secred thereon, shall thereupon, at the option of the said second party, without notice, become immediately due and payable (anything herein or in said notes to the contrary neiwithstanding) and this mortgage may be immediately forcelosed. Interest on the debt secured hereby shall be ten per cont per annum after matur-621 ity by default, or otherwise, until paid. (9). In case of foreclosure said second party shall be entitled to have a receiver appointed by the

Court, who shall enter and take possession of said premises, collect the rents and profits thereon and apply the same as the Court may direct. (10). In case of foreclosure hereof said realogtate shall be sold without appraisement, and the

(which a simil, if the noider hereof so desires, provided that the herein described property (which a same be in separate tracts or parcels) shall be sold togother and not in parcels. Said first party further expressly maives all benefits of the honestend and stay laws of said State. (11). In the event of the passance, after date of this contact and are a first

(11). In the event of the passage, after date of this mortgage, of any law of the State of Fansas, loducting from the value of land for the purposes of taxation any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage for State or local ourposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of said party of the second part, without notice to any party, become immediately due and payable

(12). That any failure of the said second party to exercise any right or option herein given or observed shall not operate as a waiver or estoppel against any party from alterwards exercising any such or other right or option at any time.

(13). All covenants and agreements in these presents contained to be kept and performed by party of the first part shall extend to and be binding and obligatory upon the heirs, executors, administrators, nesigns and legal representatives of said party of the first part, and, whether so expressed or not, shall inure to the benefit of and be available to the heirs und assigns of the said party of the second part, and words used in the singular number shall include the plural and words in the plural shall nclude the singular.

(14). This mortgage and the notes secured hereby shall be in all respects construed according to the laws of the State of Kansas.

The foregoing conditions, covenants and agreements being performed, this conveyance shall be void and shall be released by the second party at the cost and expense of said first party; otherwise to romain in full force and effect.

IN WITHESS WHEREOF, The said first parties have hereunto set their hands and seals the day and first above written. rear John Ise

Lillie B. Ise

State of KANSAS' OUGLAS County

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BE IT REVENDERED, That on this 17th day of November A.D. 1939, before me, the undersigned, a Notary ublic in end for said County and State, came JOHN ISE and LILLIE B. ISE, his wife who are personally mown to me to be the same persons who executed the within instrument of writing, and duly acknowledged he execution of the same.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal the day and ear last above written.

(SEAL) My commission expires September 21 - 1943.

M. R. Gill Notary Public.

World A Beck

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Recorded November 18, 1939 at 9:00 A.M.

Register of Dee

Receiving No. 9024 (

EXTENSION AGREEMENT

ag.No.2124 Paid \$10.00

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KNUW ALL M2N BY THESE PRESENTS, That a cortain mortgage executed by B. F. Bowers and Carrie Shel-don Bowers, his wife, to Anna Lister, on November 25rd, 1934, and upon all that tract or parcel of land situated in the County of Douglas, and State of Kansat, described as follows, to-wit:

Southeast Quarter of Section 17, Township 15, Range 19,

or FOUR THOUSAND DOLLARS of which there remains \$4,000.00 unpaid, and recorded in Volume "79" of Mortrages, on Page 284, in the office of the Register of Deeds of said county, and the debt thereby secured to the said Anna Lister is hereby extended according to an Extension Agreement executed this day by the arties hereto.