## DOUGLAS COUNTY

paring even date herewith and payable to the order of The Equitable MARe Assurance Society of the United States, its successors or assign, according to the tenor and effect of said note, with interest therein from Jamery 1, 1954, to caturity, at the rate provided for in said mote, and both principal and interest therein from Jamery after maturity at the rate of ten (10) per early payable each annually, will paid, said note natur-ing Jamery J. 1977. A social part account of the first part expressly agree to pay the said note and the Interest thereon prompt-by a social part account of the first part expression and premises, or any part thereof, or upon the interest of the mortgage, its auccessors or assigns, in said premises, or any part thereof, or upon the interest of the mortgage, its auccessors or assigns, in said premises, or any part thereof, or upon the inter there of the mortgage, its auccessors or assigns, in said premises, or any part thereof, or upon the inter there of the mortgage, its auccessors or assigns, in said premises, or any part thereof, or upon the inter there of the mortgage, its auccessors or assigns, in said premises, or any part thereof, or upon the interest of the mortgage, its auccessors or assigns, in said premises, or any part thereof, and its assigns, at its or their hore of the hore's secure demining upprint of the second part, its uncessors or assigns, and its or possible company or comparing. It is the assigns. It is further agreed that all policies to addring the existence of the deth hereby securing the parent thereof; all renewal policies to be collegered and any party of the second part, at its wor yok office at least three days before the expiration of the old policies, with full power hereby confirmed to settle and comprenise all loss claims, to demand, receive and receive for all moneys becoming payable thereunder, and the same to apply toward the payment of said obliga-and in the event of foreoloury, with grower to asaid a to the purchaser at foreoloure all theores in

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 attorney'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, immediately upon being paid by the party of the second part, its successors or assigns; but the effecting of such insurance or payment of any such taxes, assessments, liens or expenses by the party of the second part shall not be deemed a waiver of the second party's right to exercise the option hereinafter prov-ided to declare all of the indebtedness secured hereby due and collectible. In the event of the passage after the date of this mortgage of any law deducting from the value of land for the purposes of taxation any lien thereon, or changing in any way the laws for the taxation of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the holder of this mortgage and of the debt which it secures, shall have the right to give thirty days' written notice to the owner of the land requiring the payment of the mortgage debt. If such notice be given, the said debt shall become due, payable and collectible at the expiration of said thirty days.

thirty days.

thirty days. And it is agreed that in case default shall be made in the payment of the principal of maid note or any installment thereof or of any interest thereon 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, assess-ments, insurance premiums, liens, expenses 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 otherwise, and appraisement is hereby expressly waived.

As additional and collateral security for the payment of said note, the mortgagor hereby assigns to said mortgagee, its successors 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 become void upon re-lease of this mortgage.

Low from same effect as if it were made originally to mature at such extended time. IN WIINESS WHEREOF, the said parties of the first part hereunto set their hands and seal the day and year Barp.

first above written.

August Ford Linnie P. Ford Hulda L. Ford

STATE OF KANSAS,

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> Meand STATE OF MARKS,) Douglas COUNTY, )SS. BE IT REMEMBERED, That on this 12th day of January A.D. 1944, before me, the undersigned, a Notary Public, in and for said county and state, came August Ford and Linnie P. Ford, his wife; Hulda L. Ford, a sing woman, 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 WHEREOF, I hereunto subscribe my name and affix my official seal on the day and year last gle

above written. Marie R. Abels Notary Public. (SEAL) My Commission Expires Mar. 1, 1945.

Recorded January 12, 1944 at 3:30 P. M. Velow & Darloy

Warself a. Beck Register of Deeds.