As additional and collateral security for the payment of sail note, the mortgagor hereby assigns to sail mortgager, its successors or assigns, all the rights and Benchis accruing to the mortgagor under all oil, gas or mineral leases on said premises, this assignment too terminate and become yoid upon release of this mortgager provided, however, that aid mortgager, its successors or assigns, shall be chargeable with no repossibility with reference to askin rights and benchis not be accountable therefor, except as to sume actually collected by it or them, and that lesses in any such lesses, shall account for such rights or benchis to the mortgagor of his assigns until notified by legal holder, thereof to account for and to pay ower the same to such legal holder. Should operation under any oil, gas or mineral lease seriously depreciate the value of suid land for general farming patroses, the note secured by this mortgage shall immediately be come due and collectible, afthe option of the mortgagor, it successors of assigns.

In case of the renewal or extension of the indebtedness hereby secured, or any part thereof, all the provisions of this motgage and the lien-thereof, from its date, shall remain in force as fully and with the same effect as if it were made originally to mature at such estended time. The motgagor further agrees not to create any lien on the said premises junior hereto unless the person or persons entitled to the benefits thereof shall have agreed that the time. For the payment of the indebtedness hereby secured and the minner and amount of payment thereof and the benefits of the escurity afforded hereby may, without the consent of such persons and without any obligation to give noite of any kind thereto, be extended, received, accelerated, suspended and refunded on any terms whatsoever without in any manner affecting the provide therefor or issued to refund associ

It is further agreed; that all the covenants and agreements of the mortgagor. herein contained shall exceed to and bind all executors, administrators, heirs and assigns, and shall inure, to the benefit of the mortgagee; its successors and sasigns. Wherever herein the musculine gender is used it shall be deemed to include either the masculine or feminineor both as the case may be:

IN WITNESS WHEREOF, the said mortgagor hereunto St. summer and seal. Summer the day and year first above written.

In the presence, of

Carl Jilinzikar Editto F: Heing

L their

STATE OF KANSAS

COUNTY OF llouglas.

1.

NOTARY PUELLO

BE IT REMEMBERED: That on this 2 STL: before me, the undesigned a Notary Public, m and for said county and state, came. → Carl J. Hanzicker and escith G. Hunzicker, his wife,

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix my official scal on the day and year last above written.

My Commission Expires April 17, 1952

Parola a. Beck

certify that the within mortgage is fully paid, satisfied and discharged, and authorizes the Register of Deeds of Douglas County, Kansas, to discharge the same of record. IN WITNESS WHEREOF, THE EQUITABLE LIFE ASSURANCE SOCINT OF THE UNITED STATES has caused these presents to be signed by its Second Vice President and attested by its Assistant Treasurer and the corporate seal of said corporation to be hereunto affixed this 26th day of dure, MSS.

> THE REVITABLE LITE ASSUMICE SUCTERY OF THE UNITED STATES -BY Walter M. Harvey, Jr. 2nd Vice Pres. L. T. Demarest - Assistant Treasurer

F. V. Kristeller

Witness: Maria O'Neill

107 EL Notary Public