SEVENTH-Should developments for oil, gas or minerals on said lands at any time be such as, in the opinion of the party of the second part, or the holder of said notes secured hereby, to render said land less desirable as security for the indebtedness hereby secured, then the holder of said notes shall have the right to declare said notes and all indebtedness secured hereby due, and payable, without notice, and the holder of said notes shall have the same fights hereunder for the collection of same and of said indebtedness as thoush said notes had become due by the efflux of time, and default in the payment thereof.

EIGHTE has reactions one of the starty of the first part shall note hilds for the payment of any charges or interest provided for in this mortage that may be found could not lawfully be made under the laws of the State of Kanas, it being faily agreed and understood that it is the intention of the party of the fart store in the interest payments of the start of the laws of the should alw payments be made by the party of the fart part that are found to be contrary to the laws of alk State, the party of the first part shall be entitled to the return of all sums so paid, and this mortgage shall not be affected thereby.

ans just sain de faulde to in tertuin of al sums op pad, and this mortgage shall not be affected thereby. NINTEL-16 the makter or matters of said foot's shall fail to pay sing of sind polets, or say note; given in renewal of the notes herein, or any notes given as evidence of interest on any extension of the time of payment of the doth barein accured when the same shall be day, or there is a failure to conders not not comply with any of the information of the renewal of the matter barein scurred shall thereupon therems due and payable at the option of the staid party of the renewal pay without notice, and this nortgare may be foreclosed. Interest on the doth scured barreby shall be gage cerent, per annum after maturity by default; or otherwise, until pad. When the indebtedness scured hereby shall be relaxed by the said party of the scond part without notice, they are performed, this conveyance; shall he void, and shall be relaxed by the said party of the scond part at the cost and express of the said party of the first part. In case of failure of the sid party of the scond part without and the statuiny penalty or damages is hereby waived, otherwise to remain in full force and effect.

In Testimony Whereof, The said parties of the first part ha ve hereunto set thei hand of

the day and year first above written.

STATE OF KANSAS,

Vauglas

V. Lindholm

(SEAL)

359

hmin ho haysen ]

Sth. day of H churchy 1952 Be it Remembered, That on this. before the undersigned, a Notary Public in and for the County and State aforesaid, personally appeared Walter. V. Lindholm and Sarah 1. Lindholm, husband and wife

ss

County

whoare to me personally known to be the identical persons who executed the foregoing mortgage deed, and duly acknowledged the execution of the same.

In Witness Whercof, I have hereunto set my hand and affixed my official seal the day and year and D O Ionala O. Hutt. Notary Public. NOTAR 00 000 PUBLIS Jouglas County, Kansas. 17 C)UNTI. M aich 10 5 My commission expires.

Recorded February 8, 1952 at 2:35 P. M.

(Corp Seal)

RELEASE

The note secured by the Mortgage herein having been paid, and this Mortgage fully satisfied, the Register of Deeds of Douglas County, Kansas, is hereby authorized to cancel the same of record.

Dated at Cincinnati, Ohio, this 13th day of March, 1963. THE UNION CENTRAL LIFE INSURANCE COMPANY

BY D.A.Warner, Jr., Vice President Albert H. Bauer, Assistant Secretary

Harved T. Beck

Register of Deeds

man and party

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And a second second second second second ----

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