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5. To use the proceeds from the loan secured hereby solely for the purposes get forth in mortgagor's appli-cation for said loan.

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Cause nor and some 6. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premises or the bulkings and improvements situate thereon, but to keep the same in good repair at all times; not to remove or permit to be removed from said permises any bulkings or improvements situate thereon; not to commit or suffer wats to be committed upon the premises; not to cut or remove any timber therefrom, or permit same, carepting such as may be necessary for ordinary domestic purposes; and not to permit same, carepting such as may be necessary for ordinary domestic purpose; and not to permit same, carepting such as land.

7. To reimburse mortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgages may be obliged to defend or protect its rights or lien acquired hereunder, including all abstrat fors, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be secured hereby and included in any decree of foreclosure.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. In the seven of the death of mortgages, the heir(s) or legal representative(s) of mortgages have the option, within 60 days of such death, to assume this mortgages and the stock interests held by the deceased in connection herewith. In the event mortgage of rails to pay when due any taxes, liens, judgments or assessments lawfully assessed against prop-tery herein mortgages of rails to pay then due any taxes, liens, judgments or assessments lawfully assessed against prop-sety herein mortgages of rails to maintain insurnes as hereinbefore provided, mortgages may make such payments or provide the date of payment at the rais (s) put therefor thall become a part of the indebtedness secured hereby and bear interest from the and mortgages of raise to any taxes, and the such and payment of a such payments of any kind now rapor garees to execute, acknowledge and deliver to the mortgage all rents, royaltice, bonuses and delay wrights are under the raise of the appriment of raise of each of any kind now so received by the mortgages of all be applied; first, to the payment of raised in adaption hereoft, and said mort-sessments, as herein provided, together with the interest for advected the semi-annal payment of the mortgages may now so received by the mortgages that be applied; first, to the payment of raised, in such a manner, however, as not to abate or reduce the semi-annal payments but to socore retire and each here the these, or and mortgages may as it is option, turn over and deliver to the the none retire and delay cortex in the other to the mortgages for a such to take and retain any future payments who are retire and each payment by a land, in such a manner, however, and to to take and retain any future any or unas, and without projuding to its rights to take and retain any future and or reture the sum or unas, and without projuding to its rights to take and retain any future sum or unas, and without

The part any or all most many which previous in a system, but over and converse is an enter or and many end and the most a

In the event of foreclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the runts, issues and profits thereof; the amounts as collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage.

In the sent mortgage, In the sent mortgage defaults with respect to any covenant or condition hereof, then, at the option of mortgages, the indeficients secured hereby shall forthwith become due and payable and bear interest at the rate of first per cent per same and this mortgage shall become subject to force-course; Provide, however, mortgages may at the option and without notice annual any and acceleration but no such annument shall affect any subsequent breach of the covenants and conditions hereof. Hortgager, hereby writes motice of election to declare the whole dobt due as herein provided, and also the benefit of all stay, more hortgages.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, sessors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, mortgagor has hereunto set his hand and seal the

Clifford & Stevenport Mary N. Daninpart CAN REPAIR WARDEN TO Lear Star Statutes STATE OF KANSAS 88 DOUGT.AS COUNTY OF Before me, the undersigned, a Notary Fublic, in and for said County and State, on this 18th of MARCH . 19 52, personally appeared Clifford W. Davenport & Mary K. Competence of a second of the identical persons who executed the within and foregoing instrument free and voluntary act and deed for the uses and my while afficial seal the day and year last above written. M.E. Compet February 14, 1953 Recorded March 19, 1952 at 9:25 A. M. Harda. Beck The within mortgage has been fully satisfied and is hereby released this 27 day of July 1962. The Federal Land Bank of Wichita, a corporation By G. A. Wiles, Vice President