COMFIRST, Said Edward A. Braniff and Elizabeth Braniff, his wife, being justly indebted to said party of the second party in the principal sum of SIX THOUSAND AND NO/100 DOLLARS for money borrowed have executed and delivered to said party of the second part five certain principal promissory notes bearing even date herewith for the sum of SIX THOUSAND AND NO/100 DOLLARS, payable according to the terms of said notes, with interest thereon from date until maturity at the rate of seven (7) per cent per annum, payable semigannually on the First day of February and August, in each year according to interest coupons attached to said notes both principal and interest payable to the order of said party of the second party at its Home Office in the City of St. Louis, State of Missouri, in lawful money of the United States of America.

Said notes further provide that if default be made in the payment of any part of said money, either principal or interest, when the same becomes due and payable, then all of said principal and interest shall, at the option of the legal holder or holders become due and payable, and both principal and interest ate to bear interest at the rate of ten per cent per annum from maturity.

SECOND, Said parties of the first part agrees to pay all taxes and assessments on said lends and premises when the same are due, and to keep all buildings and improvements on said land insured in some responsible fire insurance company, to the satisfaction of the holder hereof, in the sum of not less than \$7000.00 against loss by fire and not less than \$7000.00 against loss by windstorm or tornado, the policy or policies to be delievered to said party of the second part, or its assigns, with standard mortgage clauses attached thereto in favor of said party of the second part as additional security to this loan, and if the taxes or insurance premiums are not paid when due by the parties of thefirst part, the holder hereof may pay the same and this mortgage shall be security also for such payments, with interest there at the rate of ten per cent per annum, and the party of the first part assumes all responsibility of proofs and care and expense of collecting said insurance if loss occurs.

THIRD: The said parties of the first part agree to keep all buildings, fences and improvements on said lands in as good repair as they now are, and to not commit or allow any waston said premises.

FOURTH: As additional and collateral security for the payment of the said notes the nortgagor hereby assigns to said mortgagee, its successors and assigns, all the rights and benefits accruing to him under all oil, gas or mineral leases on said premises, this assign, ment to terminate and become void upon release of this mortgage. Should operations under any pil, gas or mineral lease seriously depreciate the value of said land for general farming purposes, all notes secured by this mortgage shall immediately become due and collectible.

FIFTH: In case of default in any of the covenants, hereof, the rents and profits of said premises are pledged to the holder hereof as additional collateral security for the payment of the moneys herein mentioned, and the holder is entitled to the possession thereof by receiver or otherwise.

SIXTH: Said parties of the first part agrees that if the makers of said notes shall fail to pay the principal or interest of said notes, or any part thereof, as the same becomes due to comply with any of the frequence contracts, the whole sum of money heatly seemed any of the taxes, assessments or insurance premi ums, as they become due and payable at note and without notice.

The said parties of the first part shall pay all expenses of collecting the insurance and in the event action is brought to foreclose this mortgage, or recover on the insurance colicies they will pay a reasonable attorney's fee of ten per cent of the amount due, together ith abstracter's fee for supplemental abstract of title for use in said foreclosure proceedings, which this mortgage also secures.