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Reg. No. 16,074 Fee Paid \$30.00 PCA-121 4-48 BOOK 125 74076 REAL ESTATE MORTGAGE THIS INDENTURE, made this 25th day of July E. S. Dillon and Lillian Irene Dillon, his wife, , 19 60 , between called the Mortgagor, whether one or more, and the of Ottawa. , and State of Kansas Ottawa PRODUC PRODUCTION CREDIT ASSOCIATION Kansas ..., hereinafter called the mortgagee. WITNESSETH: That said mortgagor, for and in consideration of the sum of Twelve Thousand and no/100------"DOLLARS. real estate situated in the County of Douglas , and State of Kansas , to wit: The Northeast Quarter (NE $^+_{\rm A}$ ) of Section Twenty (20), Township Fourteen (14), Range Eighteen (18), East of the Sixth (6th) Principal Meridian. Together with all privileges, hereditaments and appurtenances thereounto belonging, or in any wise appertaining, including all water, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, apparatus and fix-tures belonging to or used in connection therewith, whether owned by the mortgagor to the mortgage, at its offices in the City of the contrast of the sum of \$ 12,000.00 with interest at the rate of 7 per cent per annum, evidenced by a certain promiseory note of even date herewith, executed by the mortgagor to the mortgage, conditioned for the pay-ment of said sum and interest on the 15t day of <u>August</u> 1961. The mortgagor does hereby covenant and agree with the mortgage, as follows: 1. To be now harvally seized of the fee simple title to all of said above described real estate; to have good right to sail a done over the same; and to warrant and defend the title thereto against the lawful claims or demands of all prenors whomosever; that the same is free from all incumbrances, except: 2. To pay when due the note secured hereby. 2. To pay when due the note secured hereby.
3. To make return of said real state for taxation, when so required by law; and to pay before they become delinquent all taxes, charges and assemmats legally levied against the property herein conveyed.
4. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements is attact thereon, but to keep the same in good repair at all times not to remove or permit to be removed from said premises any buildings or improvements situate thereor; not to commit or suffer waste to be committed upon the premises; not to cut or remove any timber therefrom, or, permit same, excepting such as may be necessary for ordinary domestic purpose; and that he will not permit address of the to deprecise in value because of erosion, insufficient water supply, inadequate drainage; improver irrigation, or for any reason arising out of the irrigation or drainage of and lands. For Ralesse of Montzage Loe Board 130 Page 374 5. To reimburse the mortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which the mortgage may be obliged to defend or protect its rights or lien acquired hereunder, including all battract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses and such sums shall be secured hereby and included in any dense of foreclosure.
6. That all checks or drafts delivered to the mortgage for the purpose of paying any sum or sums secured hereby multiple paid upon presentment, and that all agencies used in mainting collection thereof, including those agencies transmitting the proceeds of such items to the mortgages, shall be considered agents of the mortgagor. hereby will be paid upon presentment, and that all agencies used in making collection thereof, including those agencies transmitting the proceeds of auch items to the mortgages, shall be considered agent of the mortgages may make such agencies transmitting the proceeds of auch items to the mortgages, and the considered agent of the mortgages may make such asyment, and the amount(b) paid therefore shall become a part of the indebtedness secured by the lien of this mortgage, the and the attempt of the flow of this mortgage. The premises conveyed hereby shall, in the opinion of the mortgages, become insuffi-tion the date of payment at the rate of eight per cent per annua. If any time, during the flow of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgages, become insuffi-cient to secure the payment to the mortgages of the indebtedness their remaining unpaid, by reason of an insufficient water supply, and can be event of foreclosure of his mortgage, the nortgages end have the right, at its option, to declare the unpaid blaance of the indebtedness secured hereby due and payable and forthwith foreclose this mortgage. The due to the out to the payment and the sourt to the payment and any indegreat rendered or amount found due unpaid the sourt to the payment any indegreat rendered or amount found due unpaid the sourt to the payment any indegreat rendered or amount found due unpaid the sourt to the payment any indegreat rendered or amount found due unpaid the sourt to the payment any indegreat rendered or amount found due unpaid the the sourt to the pay indegreat rendered or amount found due unpaid the the sourt to the pay indegreat the rendered or amount herein contained, then this mortgage what all of the abstracts of till to the real estate above described, which have herefords been delivered by the mortgages is an and and ducharge for fue hountgages herein, aball be retained by said mortgages and the indebtedness source hereby shall have been paid and ducharge for and and in the event IN WITNESS WHEREOF, the mortgagor has bereunto set his hand and seal the day and year first above written. ES Dillon E. S. Dillon Lillian here Dillow Lillian Irene Dillon STATE OF Kansas -COUNTY OF Douglas Before me, the undersigned, a Notary Public, in and for said County and State, on this 25 day of July , 19 60, monally appeared E. S. Dillon and Lillian Irene Dillon, his wife, 1, , July ,19 60 personally appeared to my personality innert and known to me to be the identical person 5... who executed the within and foregoing instrument and exclose heiged to herbat they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witege my birond, and official seal the day and year last above written. ADDULELI Kotary Public My Commission expires Out. 5, 1960 Narold a. Beck Register of Deeds Recorded July 27, 1960 at 11:00 A.M.