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Will Pradery

MORTGAGE . ore me. This indenture made this 13th day of February 1922, between Arbel Prazil also known as d, came Arbel Brazel, and Edd Brazil, her husband, of the County of Duglas and State of Kansas, parties of the first part and The Federal Land Bank of Wichita, of Wichita, Kansas, party e the same ly acknowof the second part, Witnesseth; that said parties of the first part, for and in consideration of the sum Witnesseth; that said parties of the first part, for and in consideration of one sum of Ten Thousand (\$10,000.C0) Dollars in band paid, by party of the second part, receipt of which is hereby acknowledged, have granted, bargained, and sold, and do by these prepents grant, bargain, sell and convey to the said party of the second part, all herein described real estate, lying and situate in the County of Douglas and State of Kansas, to wit: The Northeast quarter (NEA) except one (1) square acre in the Northeast corner of Section Nine (9), Township Fourteen (14) South, Range Twenty-one (21) East of the Sitth Principal Maridian containing 159 acres, more or less, according to the my notarial ic. up Sixth Principal Meridian, containing 159 acres, more or less, according to the Government survey thereof. Together with the privileges, hereditaments and appurtenances thereunto belonging, X buty. rore or in any way appertaining. tion The said parties of the first part do hereby covenant and agree with said party of th lls, transsecond part, to be now lawfully seized of said premises, and to now have good right to sell or convey the same, and that the same are free of all encumbrances, and warrant the title ass igns. within J. Warnock Carpen d interest Provided, this mortgage is given to secure the payment by the parties of the first with the part to the party of the second part, at its offices in the City of Wichita, Kansas, of the sum of \$10,000. (0 with interest at the rate of six per cent. per annum payable semi-annual) evidenced by a certain promissory note of even date herewith, executed by the parties of th 24 these first part to the party of the second part, conditioned for the payment of said sum and o attached interest on the amortization plan in sixty-five equal semi-annual payments and a sixtysixth or final payment, unless sooner matured by extra payments on account of principal pursuant to the provisions of the Federal Farm Loan Act and in accordance with anortization and ditte. pany. tables provided by the Federal Farm Loan Board, which promissory note further provides that all payments not made when due shall bear interest from the due date to the date of payment nt. fuel. R at the highest rate authorized by the Shate of Kansas, not exceeding eight per cent. per 2000 annum. Now if the said parties of the first part shall made when due, all payments provided for in said note, and perform all the conditions thereinafter set out, then this mortgage before \$ shall be void, otherwise to be and remain in full force and effect. State Parties of the first part agree to keep the buildings and improvements on the premise above conveyed insured in the sum of \$2000.00 in an insurance company to be approved by party of the second part. Such policy or policies of insurance to be deposited with party paid rson who A X th states xed to at said y of its Dan Dan of the second part and loss thereunder to be payable to party of the second part as its interests may appear. Parties of the first part agree to pay, when due, all taxes, charges and assessments Leen ted such legally levied against the property hereby conveyed. Federal al at Parties of the first part in the application for loan, have made certain representations to party of the second part as to the purpose or purposes for which the money loaned on this mortgage was borrcred. Such representations are hereby specifically referred to and made part of this mortgage. × tape has £ County, This mortgage is made to said party of the second part as a Federal Land Bank doing business under "The Federal Farm Loan Act" and is hereby agreed to be in all respects sub-ject to and governed by the terms and provisions of said Act. Iri. 12 g marty. chrup beeds, In the event that parties of the first part shall fail to pay any taxes or assessment against stid premises when due, or to maintain insurance as hereinabove provided for, party Puckner. of second part may make such payments or provide such insurance, and the amount paid there-, by this n for shall become subject to the lien of this mortgage, and bear interest from date of pay-ment at the highest rate authorized by this State, not exceeding slight per cent per annum. on 15, And to further secure the payment of said note, the parties of the first part hereby assign to the party of the second part, in whole or, at the option of the second party, in successxecuted such amounts or such proportionate part or parts as the second party may from time to time designate, all the rents, royalties, payments and delay moneys that may from time to time become due and payable m account of any and all oil and gas mining leases or mineral lease of any kind now existing or that may hereafter come into existence covering the above Hundred I secured egister t Page Carp described lands, and all moneys received by the second party by reason of this assignment shall be applied; first, to the payment of matured installments; and second, the balance, hese Shall be applied; first, to the payment of mixed answeringnes; and second, the ostance, in any, to the principal remaining unpaid; provided, that nothing herein shall be construed as a waiver of the priority of the lien created by this mortgage over any such lease made subsequent to the date of this mortgage. If any of the payments in the above described note be not paid when due, or if partie o amount, X uary of the first part shall permit any taxes or assessments on said land to become delinquent, or fail to keep the buildings and improvements insured as herein provided, or apply the proceeds of this loan to substantially different purposes from those for which it was obtai Run ed, or shall willfully or by neglect permit any unreasonable depreciation in the value of said premizes of the buildings and improvements thereon, or shall sell, convey, remove, or fore me. permit to be removed from said premises any of said buildings or improvements, or shall fail to keep and perform all and singular the covenants, conditions and agreements herein contain This release was written on the original son who h ed, then the whole note hereby secured shall, at the option of the party of the second part mortgage become immediately due and payable, and this mortgage subject to foreclosure. At any payment period after five years from the date hereof, parties of the first part have the privilege of paying any number of installment payments, or any portion thereof, on account of the principal of the deth hereby secured. Such additional payments are not to reduce thereafter the periodical payments herein contracted to be made, but are to operate 1 lon, and ed that Hard A.E. Res. of Degds 1 at By Marie Dilas to discharge the loan at an earlier date, by reducing the percentage applicable to interest and increasing the percentage applicable to principal. auchaer - Dep.