MORTGAGE RECORD No. 77

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FIRST MORTGAGE

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ENOW ALL MEN BY THESE PRESENTS: That L. H. Petefish, and Emma L. Petefish, his wife, of Dougles County, State of Kanses, parties of the first part, hereinafter called the first parties, have mortgaged and hereby mortgage, coursy and warrant to Commerce Trust Company, a Missouri corporation, located at Kanses City, Missouri, party of the second part, hereinafter called the second party and to its successors and assigns, the follow-ing described real estate in Douglas County, Kanses, to-wit: The Northeast Quarter (NE2) of Section menty-five (25) Township Twelve (12) South, Range Eighteen (18) East, containing in all 160 acres, or hereafter in any wise thereunto belonging or pertaining, and all the rights and appurtenances now or hereafter in any wise thereunto belonging or pertaining, and all the rents, royalties and profits therefrom (parties of the first part to have said rents and profit, however, so long as no default occ utensils, in or that may be put in the building or buildings now or hereafter on said lend for the use therein. use therein.

use therein. This mortgage is given as security for the performance of the overnate and agreements herein and to secure to said Commerce Trust Company, its successors and assigns, the payment of the sum of Two fhousand and no/100 (\$2,000.00) Dollars with interest thereon, according to there terms of one certain promissory note executed and delivered by the first parties to the second party, due and payable accord ing to the terms thereof, with interest payable semi-annually, according to the terms of interest coupons thereto attached, all of said notes being of even date herewith, payable in lawful money of the barring interest at the office of Commerce Trust Commany, in Kaness City, Missouri, and each secures the payment of all renewal principal and interest notes that may hereafter be given in the in excess of said principal deit, that may be dwanced by second party for the purpose of satisfying prior liens on the above described real estate. MINES CONTANT AND AGHEE: That they are lawfully secired in fee simple of the real estate baraba command and all of the terms of the first.

That they are lawfully seized in fee simple of the real satate hereby conveyed, and that they have a good right to sell and convey the same as aforesaid; that the said real estate is free and clear of all ensumbrances and that they and their heirs, executors and administrators will warrent and defend of all encountrations and they will perform that the same of a sectors and commentations will easily a sector and the same will perform a the same shall become the sector and the same shall become the sector as the same shall become

due and payable; To neither commit nor suffer waste, and to keep all improvements on said real estate in as good

condition as they now are:

To pay all taxes and assessments levied upon said real estate, or upon the lien hereby created, by virtue of any law of the State of Kansas, to whomever assessed, before same shall have become delinquet, whether now or hereafter levied thereon;

To keep the improvements now upon or hereafter to be erected upon said land constantly and satis To keep the improvements now upon or hereafter to be erected upon said land constantly and satis-factorily insured until the debt hereby secured be paid, against loss by fire in the sum of at least no Dollars and against loss by windstorms in the sum of at least No Dollars, and in such further sum or sums up to the full insurable value of each improvements, as second perty or its assigns may re-quire from time to time until said debt be paid, and the policy or policies of such insurance constantly assigned or pledged and delivered or the amount of such insurance otherwise made available to said second provide the second period to the provide the provide the second period of the second period. unit the view of the second party may require to further secure the debt herein before described, with power to demend and collect any and all moneys becoming payable thereunder or on account thereof, including uncerned premiums, and apply seme toward satisfying said debt, if same be not then otherwise already paid, the said first parties agreeing to furnish all proofs of loss and de-fray the expenses of collecting such insurance in the event of loss or damage; Upon failure to comply with either of these conditions, covenants and agreements, it is agreed that the owner of this mortgage may pay the said taxes or assessments, or the cost of said insurance and the amount so paid, shall beer interest at the rate of ten per cent per annum from the date of payment, and said sum or sums so paid shall be immediately due and payable, and shall be an additional lien upon said real exterte, and be secured by this mortgage and may be collected in the same manner as the principal debt hereby secured;

That as additional and collateral security for the payment of the debt hereinbefore described, the

That as additional and collateral security for the payment of the debt hereinbefore described, the first perty hereby assigns. to the second perty, its successors and assigns, all right, title and interest in and to all royalties and renths accruing to them under all oil, ges, mineral, agricultural or other leases of said real estate, and directs any lesse, on denand, to pay the said second perty its successors and assigns, all royalties and rentals that may be payable to them under the terms of any such lesse of said real estate, or any pert thereof; provided that so long as no default be made in the payment of the principal debt hereby secured, or the interest due thereon, and so long as the agreements, or assigns, shall retain possession of the premises hereby conveyed, and shall be entitled to appropriate for their own use all the income and profit derived therefrom; this assignment to terminete and be-come void upon the release of this mortgage: come void upon the release of this mortgege;

for their own use all the income and profit derived therefrom; this assignment to terminets and ce-come void upon the release of this mortgage; That as additional security for the payment of the aforesaid debt, the party of the second part, its successors endorsees and assigns, shall be subrogated to the lien (whether released of record or not) of any and all encumbrances and/or liens upon the aforesaid premises or any part thereof which it they or any of them may in any manner discharge; That they will keep said premises free from all liens, to the end that the priority of this mortgage shall at all times be maintained; and in case the second party, its successors or assigns, shall herefiter appear in any of the land departments of the United States Government or in any tribungl or court whatever, to defend, establish or sustain the title to or right of possession of the aforesaid mortgage real estate or the lien and priority of this mortgage thereon, or appear in any court to prove the debt secured by this mortgage, all costs and expenses of such appearance, together with a reasonable attorney's fee, shall become due and oring from the first parties hereto, and be repaid by them to the second party, its successors and assigns, and shall be an additional lien hereby secured upon the mortgaged real estate, concurrent with and to be collected in the same manner as the balance of the mortgaged real estate, of any condition or covenant herein, contained shall be taken or construed as a waiver of any other subsequent breach of the same or any other such condition or coven-ant; and the exercise by the second party of any right, privilege or option hereby given shall be taken or the same of any other such any tribut, privilege or account of the same or any other breach of the covenant hereof; That the cramits by second party of any right, privilege or account of the same or any other breach of the covenant hereof;

other breach of the covenants hereof;

That the granting by second party of any extension of time for the payment of said debt or intere to first parties or any other person, or the taking of other or additional security or failure to accelerate the maturity of said debt in the event of breach of the conditions hereof, shall not affect the rights of second party nor operate to release first parties from any personal liability on said debt, nor from any covenant herein;

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