MORTGAGE RECORD No. 77

THE SAID PARTY OF THE FIRST PART, AND EACH OF THEM, IF THERE BE MORE THAN ONE, HEREBY COVENANTS AND ASRESS WITH THE SAID PARTY OF THE SECOND PART AS FOLLONS:

(1). To pay said notes hereinbefore referred to when the same become due and payable according to the teror thereof. Each principal note (if more than one be herein described) shall stand upon an exact provided, that any holder of any note may be endorsement thereon postpone the order of security pertaining thereto, so as to subordinate the security as to said note to any other note or notes. said premises (and to furnish annually to the holder hereof before said taxes, charges, and/or assess-full payment of the same), and if not so paid that the holder of this mortgage any pey the same (a) that so paid that the holder of this mortgage may pey the same (a) thereof, shows a substrater, showing payment, showing thereof, the receipt of the proper officer shall be conclusive evidence), and all amounts paid therefor shell be a further debt due, be secured by this mortgage and bear interest at the per cent per annum.

persent, amount and validity unereds, the receipt of the proper officer shall be conclusive evidence), and all amounts paid therefor shall be a further debt due, be secured by this mortgage and bear interest (3). To keep said premises in good repair; to suffer no waste, nor suffer any lien of mechanics or material men to attach thereto, nor allow any of the buildings thereon to become vacant or unoccupied, of, or the security intended to be effected by this mortgage. And the holder of this mortgage is pretex in any manner the title and possession thereof, and the holder of this mortgage is or intended, and to make any payments necessary to remove or extinguish any prior or outstanding title in or incumbrance (should there by eny), or to pay or settle any and all suits or claims for liens of mechanics or material men or any other claims that may be made against said premises, or for the expenses and costs and a reasonable attorney's fee, if one be employed, shall be a further debt due, the secured by this mortgage, and bear interest at ten per cent per annum. (b). To keep the buildings on said premises, or mitch may be hereafter rected thereon, constantly insured against loss or damage by fire, lightning, tormado and windstorm, for the full insurable value acceptable to the holder hereof; and, as additional security, to keep the policy or compaties thereof, as sell as all other policies taken out during the existence of the debt hereby secured, and all renew als thereof, constantly assigned, pledged and delivered to said second part, each all renew as thereof, constantly assigned, pledged and delivered to said second part, each policy containing a loss clause parable to the holder hereof.

als thereof, constantly assigned, pledged and delivered to said second part, each policy containing a loss clause payable to the holder hereof. In case of loss, the said first party hereby assumes all responsibility for proofs of loss, adjust thereon shall be made to the said party of the second part and be applied toward the payment of the indebteness herein secured whether due or not, if said party of the second part so elects. And pro-vided further, said second party may in his discretion, but shall be under no obligation to, settle wide notice to the science and demands and demand, receive and receipt for all moneys becoming payable wide notices.

and compromise loss cleims or demands and demand, receive and receipt for all moneys becoming payable under said policies.
One week in advance of the expiration of any policy herein provided, for said party of the first part agrees to deliver renewals of said policies, together with a receipt of the company or agent there of issuing the same, evidencing full payment of the premiums therein provided.
In case of failure to keep such buildings so insured and deliver the policies as agreed, the buildings or an another paid therefor the policies as agreed, the buildings on asid property, during the statutory time of redentions said first party agrees to keep the buildings on asid property, during the statutory time of redentions and in the event of the failure of the certificate of sale, as his interest may appear, and beaut certificate of sale, as his interest my appear, and in the event of the failure of the certificate of sale, as his interest my appear, and in the event of the failure of the first part so to procure such insurance within one (1) day after such forelosure paid therefor by such holder, with interest thereon at ten per cent per annum, shell and will be repaid by the party of the first part, on demand, and may be forthwith such for adresse collected by such holder, with interest thereon at ten per cent per annum, shell and will be repaid by the paid by any redemptioner from such foreclosure sale as so much additional redemption the second pert may be assigned, re-written or changed so as to make the losses thereunder payable to the holder of sale, as his interest my appear.
(5). The lien created hereby is a first and prior lien on the above degoribed land and premises and sted party of the second part shell be left with said second part during the exist and promises and second part apy be assigned.

hereby. (3). That there shall be left with said second part during the existence of the debt secured hereby a complete abstract of title to said premises, and if not then said second party may procure an abstract of title, and if suit be filed for the forcelosure of this mortgage said second party may have the abstract of title extended to the date of filing such foreclosure suit and all amounts paid for such abstract and/or for extending the same shall be a further debt due, be secured by this mortgage, and tear interest at ten per cent per annum. (1). As additional and collateral security for the payment of said indebtedness said first party under all of, gas and mineral leases on said premises, this assignment to terminate and become void upon release of this mortgage. Provided, however, that said second party shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable therefor except as to sum actually collected by him, and that the leases is nor such leases shall account for and to pay over the same same and the same party all notified by the legel holder hereof to account for and to pay over the same Collected oy nim, and that the lessees in any such lesses shall account for said rights or cenerits to the said first party until notified by the legal holder hereof to account for and to pay over the same such legal holder. Should operation under any oil, cas or mineral lesse seriously depreciate the value of said land for general farm purposes all notes secured by this mortgage shall immediately become due and payable, at the option of the holder of this mortgage. (2). If default be made in the payment of said notes (principal and interest notes) or any or either of them when the same become due and payable, or there is a failure to conform to or comply with any

(8). If default be made in the payment of said notes (principal and interest notes) or any or either of them when the same become due and payable; or there is a failure to conform to or comply with any of the foregoing covenants or egreement; or if the title of the said first part at the date hereof is other than fee simple, free and unincumbred; or in case of any default to refund on demand any moneys which have been paid out by the holder of this mortgage for taxes, insurance, liens, abstract of title, or extension of abstract of title, to said premises, protecting said title, or for any purpose authorized in this mortgage; then, the whole of the principal sum hereby secured, together with the interest accrued thereon, shell thereupon, at the option of the said second party, without notice, be-come immediately due and payable (enything herein or in seid notes to the contrary notwithstanding) and this nortgage may be immediately foreolosted. Interest on the debt secured hereby shell be ten per cent per annum after maturity by default or otherwise, until paid. [9]. In case of foreclosure said contrary shell be entitled to have a receiver epointed by the Court, who shell enter and taxke possension of said premises, collect the rents and profits thereon and profits thereon and the possension of said premises, collect the rents and profits thereon and court, who shell enter and taxke possension of said premises, collect the rents and profits thereon and profits thereon and profits thereon profits thereon and profits thereon profits thereon and profits thereon and profits thereon and profits the premises.

fourt, who shall enter and take possession of said premises, collect the rents and profits thereon and apply the same as the Court may direct.

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