MORTGAGE RECORD No. 79

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Successors or assigns, the principal sum of (12100.) as follows: One Hundred Dollars (1300.) on July 1, 1936 One Hundred Dollars (1300.) on July 1, 1937 One Hundred Dollars (100.) on July 1, 1939, and Seventeen Hundred Dollars (1200.) on July 1, 1939, and Seventeen at the rate of five per cent per annum, payable on the first day of January and July in each year according to the terms of a certain promissory note, exceuted and delivered by said mortgager in consideration of the actual loan of said sum; said note being of even date herewith, pay-able in Lawful money of the UHited States of America at the office of said mortgage in St. Joseph, Missouri, or at such other place as the legal holder of the principal note may designate in writing, each bearing interest at the rate of ten per cent per annum after maturity or default until paid; and shall perform all and singular the covenants herein contained; then this mortgage shall be void and shall perform all and singular the covenants herein contained; then this mortgage shall be void and said mortgages shall execute and deliver a release hereof which shall be recorded by and at the expense of said mortgagor. The said mortgagor hereby covenants to be lewfully soized of said premises, to have good right to convey the same and agrees to warrant and defend the same against the lawful claims of all persons whomseever; and that said premises are free and clear of all encumbrances. And the said mortgagor hereby covenants and agrees to pay or cause to be paid the principal sum and interest above specified in manner aforesaid, together with all court costs paid by said mortgages in maintaining the priority of this mortgage.

And further, the said mortgagor does hereby expressly covenant, stipulate and agree as follows:

First: Until the doth beroby secured is fully satisfied, to pay immediately when due and before any penalty for non-payment attaches thereto, all taxes and assessments, general or special, which may be now or hereafter levied or assessed under any law now existing or hereinafter enacted upon the said land, premises or property, or upon the interest of the holder of this mortgage therein, or upon the firth served. Upon violation of the foregoing undertaking in any part or upon the passage by the State of Mansas of any law imposing payment of the whole or any part of the aforesaid taxes or assessments, upon said mortgage, or upon any subsequent holder of this mortgage, or upon the rendering by any Court of compotent jurisdiction, of a decision holding that any undertaking by said mortgagor to pay such taxes or assessments, or any of then, or any similar undertaking, is in whole or in part legally inogerative or void, then and in such event, the doth hereby secured without deduction, shall at the option of said mortgages, and without notice to any narry, become immediately matured, due and paymale, notwithstending anything contained in this mortgage, or in any law hereinafter onacted. Said mortgagor to furnish said mortgages on or before Augustl of each year a certificate form proper suthor-ity, showing the payment of all such taxes and assessments for the preceding year.

Second: To abstain from commission of waste on said promises and to keep all buildings, fences and other improvements upon said premises in as good repair and condition as they new are and to keep all buildings now and hereafter on said premises insured against fire and tormado for \$1700. for the benefit of said mortgagee, in insurance companies accortable to it and to deliver policies of insurance with satisfactory mortgage clauses and renewal receipts to said mortgagee. In case of loss, said mortgages may collect insurance mong or may require mortgagor to make such collection. Said money when collected shall be applied either upon the indebtedness hereby secured or in re-building, as said mortgages my clast.

Third: That the said mortgages shall be subrogated for further security to the lien, although released of record, of any and all encumbrances paid out of the loan proceeds secured by this mortgage and that it may make any payments it may considernoessary to remove, satisfy or extinguish any prior or outstanding title, lien or encumbrance, and may at its option, pay any delinquent taxes or assess-ments charged against said property, make any remains necessary for the preservation of the improvement thereon, and may insure said property if default be made in the covenant to insure, and, if it shall appear in any of the Land Departments of the United States Government or in any Court or Tribunal whatever, to defend the title or possession of the mortgaged real estate, or this lien thereon, or appear in any Court to prove the mortgage deft, all the costs and expenses of such appearance, shall be repaid by said mortgagor and all sums so expended and such costs and expenses so incurred shall bear interest at the rate of the mortgaged real estate consurrent with and collected in the same manner as the balance of the mortgaged debt hereby secured.

Fourth: As additional and collateral security for the payment of the debt as hereinbefore desori ed and all sums to become due under this mortgage, said mortgagor hereby assigns to said mortgage all the rents, profits, revenues, royalties, rights and benefits accruing to said mortgagor under all oil, gas, mineral, agricultural or other leases on said premises, with the right to receive the same and apply them to said indebtedness as well before as after default in the conditions hereof; and the said mortgage is for without and the constructed default in the default of the receive the said apply them to said indebtemess as well before as after default in the conditions hereof; and the said mortgagee is further authorised to execute and deliver to the holder of any such lease upon said prem-ises a binding receipt for any payments made under the terms of said lease or leases and to demand, sue for and recover any such payments when due and delinquent; this assignment to terminate and herone null and void upon release of this mortgage.

Fifth: If, as afreessid, default shall be made in the payment of any note or interest at maturity, or any interest thereon when due, or the taxes or assessments, or any part of either, or if waste be committed on or improvements be removed from said real estate without written concent of the mortgages, or if by reason of operation under any oil, gas, mineral or other lease, the premises are rendered unfit for agricultural purposes in whole or in part, or the security implied, or if any of the terms of this contrast are violated, then in any or either of said events, the whole of the sum hereby secured shall at the option of said portrares become immediately due and may arable without notice to any party, and no contract are violated, then in any or either of said events, the whole of the sums nerecy secured shall at the option of said mortgagee become immediately due and payable without notice to any party, and no failure of said mortgagee to carecise any option to declare the maturity of the debt hereby secured shall be deemed a waiver of the right to exercise any option at any other time, as to any part, present or future default hereunder, but said mortgagee may without notice, at any time after a default as or future default horounder, but said mortgages may without notice, at any time after a default as aforesaid, or a breach or violation of any of the covenants or agreements herein, immediately cause the mortgage to be foreclosed in the manner prescribed by Law, and shall be entitled to have a Receiver appointed to take charge of the premises, to rent the same, to receive and collect the profits, rents, issues and royalties thereof, under the direction of the Court, and any amount so collected by said Receiver shall be applied under the direction of the Court to the payment of any judgment rendered, or amount found due upon foreclosure of this mortgage. In case of foreclosure, the judgment rendered shall provide that all of said real estate shall be sold together and not in parcels. Appraisement waived.

IN WITNESS WHEREOF, the said parties of the first part hereunto set their hands, the day and year first above written.

> Roy L. Sanford Ethel B. Sanford