MORTGAGE RECORD No. 79

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It is furtherprovided that said party of the second part, or assigns, may at its or their option pay said t.es, assessments and insurance premiums on the failure of the party of the first part to pay the same as above mentioned, and the money so paid, with interest thereon at the rete of ten (10) per cent, per annum from date of payment shall be a part of the debt secured and collectible under this mort-gage; and the said party of the second part, or assigns, shall, at its or their option, be entitled to be subrogated to any lien, claim or demand paid or discharged with the mony logned and advanced by the party of the second part and secured by this mortgage. And the party of the second part, or assigns, may pay and discharge any liens that may exist against the above described real estate that may be prior and senior to be lien of this mortgage; and the money so paid shall become a part of the lien of this mort-gage and bear interest at the rate of ten (10) por cent, per annum. As additional and collateral security for the payment of said note the party of the first part As additional and collateral security for the payment of said note the party of the first part hereby assigns to said party of the second part, or assigns, all the rights and benefits accruing to the party of the first part under all oil, gas or mineral leases on said premises, this assignment to ter-minate and become void upon release of this mortgage. Frovided, however, that the said party of the second part, or assigns, shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable therefore except as to sums actually collected by it or then, and that the lesses in any such leases shall account for such rights or benefits to the party of the first part, or assigns, until notified by legal holder hereof to account for and to pay over the same to such legal holder. Luce. holder. bettel free In case of foreclosure, said party of the second part, or assigns, shall be entitled to have a receiver appointed by the court, who shall enter and take possession of the premises, collect the rent: and profits thereon and apply the same as the court may direct, and any judgment for the foreclosure of this mortgage shall provide that all of the land herein described shall be sold together and not in deal separate parcels. Gous The foregoing conditions, covenants and agreements being performed, this mortgage shall be void and shall be released by the party of the second art at the cost and expense of the party of the first part; otherwise to remain in full force and virtue. the Buf IN WITNESS WHEREOP, the said party of the first part has hereunto set his hand and seal on the day and year first above written. Hubert M. Leuf " len State of Kansas, County of Douglas)ss: dant Be it remembered, that on this 4th day of March A.D. 1936, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came HUBERT M. LEUF, a single man, who is personally known to me to be the same person who executed the foregoing mortgage, and such person duly acknowledged Cthat: the execution of the same IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year rittel last above written. Douglas County, Kansas. C. B. Butell Notary Public. (SEAL) Term explices Aug. 20, 1936. Warold A. Back molda. Co Recorded March 4, 1936 at 3:15 P.M. Register of Deeds. Receiving No. 2036 -EXTENSION AGREEMENT Lawrence, Kansas, February 19, 1936. The undersigned hereby covenant, that they are the legal owners of the premises conveyed to The Berohants Lean & Savings Bank by a Mortgage, dated February 1, 1928, made by August George Frederio Nee and Nettie M. Nee, his wife, and duly recorded in Douglas County, Kansas, Hock 74, on page 237, to Which Mortgage was given to secure the payment of a note or bond for the sum of \$1500.00, payable Feb. 1, 1933, to The Merchants Lean & Savings Bank, Lawrence, Tahasa, or order, upon which note or bond there remains unpaid the sun of \$1500.00, of principal money; and in consideration of the extension of the time for the payment thereof for the term of three years from February 1, 1936, hereby agrees to assume said indebtedness and to pay interest upon said principal sun, from the day whereon the same, by the terms of during said term of extension, according to the tenor and effect of the extension coupons hereto attached both principal and interest to be paid, when due, at the First National Bank, Lawrence, Inneas; and in case of default in payment of any of said extension coupons, or in case of non-payment of taxes or breach of said note to declare said mortgage, it shall be optional with the legal holder or holders of said principal note to declare said principal sun immediately due and payable. EXTENSION AGREEMENT 509 \$3.15 Nettie M. Noe August George Fredric Noe EXTENSION COUPON \$45.00 lawrence, Kan., Feb. 19, 1936 On the lat day of February, 1933, we promise to pay to the order of The First Savings Bank Forty-five and no/100 - - Dollars, et First National Bank, Lawrence, Kansas, for interest due on a pricipal sum of \$1500. This coupon bears interest at the rate of ten per cent per del annum after due. Nettie M. Noe August George Fredric Noe No. 6. of EXTENSION COUPON kee 345.00 Lawrence, "an., Feb. 19, 1936, On the lst day of August, 1938, we promise to pay to the order of The First Savings Bank Farty-fire and no/100 - Dollars, at First National Bank, Lawrence, Kansas, for interest due on a pricipal sum of \$1500. This coupon bears interest at the rate of ten per cent per spe or annum after due. Nettie M. Noe August George Fredric Noe No. 5. men sha EXTENSION COUPON \$45.00 Lawrence, Kan., Feb. 19, 1936, On the 1st day of February, 1938, we promise to pay to the order of The First Savings Bank Forty-five and no/100 - - Dollars, at First National Bank, Lawrence, "ansas, for interest due on a pricipal sum of \$1500. This coupon bears interest at the rate of ten per cent per int bec ed annum after due. Nettie M. Noe August George Fredric Noe uen ions No. 4. ----of .

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