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|--|---------------|
| The mortgagor does hereby covenant and agree with the mortgagee, as follows: 1. To be now havinly seized of the fee simple tile to all of soid shore described real exister to have mood right to soil and convery the same; that the same is free from all incumbrances; and to warrant and defend the tile thereto applicat the having "Plens or desands of all persons whosawert. 2. To pay who due all payments ported for in the note() sectored herety. 3. To make resum of said real exist for maxime, when so required here is not pay before they become definement it must, charges and assessments legally levied statistic the property form a covered. | (|
| 4. To share an are placed as summary of or mak amount as may be abilitatory to the montparce the position of the density which insurance coverage to be deposited with an anomal section of the sectio | |
| 5. Not to permit, where wildly are by argies, any uncurashite dependation in the value of and permits or the buildings and important interest heteron, but to keep it is to be remained or the building or important in the term in the remained or the building or important built there are the committed or and the committed or the set of terms of the buildings or important built there are the committed or the set of terms of of | .[|
| the intration and/or drainage of and lands. 7. To relations the meterget of all costs and expenses incurred by it in any milt to forcelose this mattagee, or in any milt in which the mattagee may be obliged to defined or project its right or lies acquired the remoter, it relates all and the cost of the second secon | |
| The mortgager in the written application for the loan hereby secured made certain representations to the mortgage as to the purpose or purposes for which the proceeds of this lean are to be used. Such representations are hereby specifically referred to and made a part of this mortgage. In the event is the mortgage relatified to pay when due any taxes or assessments against and security, or fail to maintain insurance as hereinbefore provide for, the mortgage may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured by the lien of this mortgage, in these interest from the date of payment at the neit of eight per cent per annum. | [|
| The said morigagor hereby transfers, sets over and conveys to the morigagee, sill rents, royalties, bonuses and delay moneys that may from time to time become due and payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may hereafter come into existence, over- ing the above described land, or any portion thereof, and said morigagor agrees to execute, acknowledge and deliver to the morigages such devis or other instruments as the morigages may now or hereafter require in order to fixed morial deliver to the morigage such devis or other instruments as the morigages undertance shall be applied first to the payment to it of said rents, royalties, bonuses and delay morace. All such sums as received by the moritages can be applied in to the payment of matured installments upon the hole(s) secured hereby and/or | |
| to the reinhummenne of the mortragree for any sums advanced in sayment of taxes, insurance premulans, or ther assexments, as herein provided, to- gether with the interest due thereon; and second, the balance, if any, upon the principal remaining unpaid, in such a manner, however, as not to shate or reduce the semi-annual payments, but to sooner reitre and discharge the loan; or said mortgagee may, at its cytion, turn over and deliver to the then owner of said lands, either in whole or in part, any or all usch sums, without projudice to its rights to take and retain any future sum or sums, and with- out prejudice to any of its other rights under this nortragge. The transfer and conveyance horecupier to the mortgagee of said rents, royalites, bonuess and delay moneys shall be construed to be a provision for the payment or reduction of the mortgage debt, subject to the mortgagee of said rents, royalites, bonuess out, this convergance shall be come independent of the mortgage debt and the release of the mortgage of rec- ord, this convergance shall become independent of our end of the first or the defined. | C |
| ord, this convergance shall become inoperative and of no further force and effect. If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district and/or become subject to and liable for special assessments of any kind, for the payment of which said lands are not liable at the date of the execution of this mortgage, then the whole of the indebiedness hereby secured shall, at the option of the mortgagee, become due and payable for the with. | ().#) |
| If at any time, during the life of his mostgage, the premises conveyed hereby shall, in the opinion of the mostgages, become insufficient to secure the payment to the mostgage of the indebietoms then remaining mapsily present on an insufficient water supply, indequise demines, improver irrigation or erosion, then said mostgage shall have the right, at its option, to declare the unsaid balance of the indebietieness secured hereby due and payable and to forthwith foreclose this insuffage. | |
| In the event of foreclosure of this mortgage, the mortgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the rents, issues and profits thereof; the amounts as collected by such receiver to be applied under the direction of the court to the apprent of any judgment rendered or amount found due under this mortgage. If any of the payments of the above described net(s) he not paid when due, or if the mortgager shall permit any taxes or assessments on said lands the state of the above described net(s) he not paid when due, or if the mortgager shall permit any taxes or assessments on said lands | |
| to become delinquent, or fail to keep the buildings and improvements insured as herein provided, or any hy the proceeds of this loss it a substantially dif- ferent purposes from those for which it was obtained, or shall fail to keep and perform all and singular the covenants, conditions and agreements herein contained, then the whole of the indebiceness secured hereby, at the option, of the mortgage, shall become immediately due and payable and bear interest from such date at the rate of eight per cent per announ, and this mortgage subject to foreclosure. At any payment period ster site years from the date hereof, the mortgager shall have the privile of paying any number of unmatured principal extension of the second behavior of the date hereof, the mortgager shall have the privile hereofter the mordging another the prior due to the second behavior of the proceeds and the second behavior to restrict and the second behavior of the mortgager shall have the privile hereofter the mortgane and the principal | [|
| At any payment period after five years from the data hereof, the mortgagor shall have the privilege of paying any number of unmatured principal payments of the doth hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal and interest as herein contracted to be mide, but shall aperate to soncer reture the loan. It is agreed that all of the abstracts of title to here in dotted to solve the loan. It is agreed that all of the abstracts of title to here a state above described, which have heredoffer been delivered by the mortgagor to the mort- gagee herein, shall be retained by said mortgage to the mortgages in halfsdate of the new type indoted by a solve the event the life to said real estate is conveyed by the mortgager to the mortgages in satisfaction of the mortgage here indotedness, said abstracts shall here upon become and be the property of the mortgagee, or in the event of period provides by law. Now if the said merging of said mortgade the return bereford private of the said mortgages of the period period period provides by law. Now if the said merging of said mortgane the said solver and by law. | |
| under, and shall perform all of the other covenants and conditions herein set forth, then this mortgage shall be vold, otherwise to be and remain in full force and effect. The said mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, home- stead and appraisement laws. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of | |
| In WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written. | |
| Yiola V. Gorstenberger | C |
| Emilio_Gerstenborger | |
| STATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this. 3day ofAugust, 19.34, | Г |
| personally appeared farel forstanborger, also known as Carl C. Garatunbarger, and Viola V. Gerntenbarger his wife;, to me personally known and Known in the be the likelikal person in who executed the within and foregoing instrument and acknowledged to me that <u>they</u> | L |
| My Commission expires 7-25-155 E. A. Schubert Notary Public. | |
| In consideration of the making by The Federal Land Bank of Wichita to Carl Gorstenborger, also imove as Carl C. Gorstenborger, and Viola V. Gorstenborger, his wife; Emilie Gorstenborger, a single person. | |
| of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the pay- ment of all sums secured thereby. Dated this | |
| TheEnty ValloyNational Farm Loan Association ofLayronae, Eansas | Q |
| President. | |
| Secretury-Treasurer. | 1. 1. 1.1. |
| (RELEASE) (RELEASE) The amount secured by this mortgage has been paid in full, and the semenia hereby canceled this 10th day of and 19.43 (Corp. Seal) Use President | |

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