| nan tersenatur ander nicht einer | LEAD NEW FAILURE OF AN AND THE CONTRACT OF AN ADDRESS OF AN ADDRESS OF A DRESS OF A DRESS OF A DRESS OF A DRESS NEW YORK AND THE CONTRACT OF A DRESS OF A DRESS NEW YORK AND THE CONTRACT OF A DRESS OF A | ine e vert kilde Inselemente |
|---|---|---------------------------------|
| The mort | gagor does hereby covenant and agree with the mortgagee, as follows: | |
| 1. To be no all incumbran 2. To pay w | w harfully artised of the fer simple tills to all of said above described real catters to have good right to sell and convey the same; that the same is free from test and its warrant and identify the true thereto against the Harlal chilms or demands of all persons whomever. The decall payment periodic for the out(1) second hereby. return of said real e task for tasking, when no required her have and to pay before they borome deinquent all tases, charges and assessments legally levied period to the same rest. | |
| Against the jo 4. To insure to nado, in a with, and les | upperty here a converted. and keep intervis converted. Unliquings and off may amounts and off of the second of th | |
| morigagee in construction of whether or n 5. To use th | settlement of an instruct loss may, at the option of the moriginor and subject to the gravitations of the Land Data Communication of splind to the tre- the destructed inspectrent(1), and its to so splind in Data, at the option of the morigance to splind in Data Data Data Data Data Data to the same be due and parable. re proceed arising from the loss nearest dereby solidy for the purposes set forth in the morigance's written application for sail loss. | |
| Not to pe the same in g to be commit he will not pe | e proceed arising from the ion securite zeroy sourd for its purposes set ions in the nonrigion's write Application ion shall robust the set of min, either willing or by neglet, any unreasonable depreciation in the value of any limites or the buildings and importances with the theorem, but to be rep and repair as all backs not be remover or person to be transver form and promise saws buildings or importances and the interval to be removed from and promise saws buildings or importances and the same saws and the same saw and the same saw and the same same saws and the same same same saws and the same same same same same same same sam | 1 |
| defend or pre- | the the mortgagee is an costs and expenses including all abstract fees, court costs, a rearce-ble attorney fee where allowed by law, and other expenses; and such tect its rights or lien acquired in any decree of foreclosure. | |
| d. That all c in making to | heres or drains delivered to the maripper for the purpose of typing any sum of sums recursi hereby will be pay upon presentant, and they all generics manifully the proversion of such items to the maripper, hall be considered sents of the metragor, many sum of sums in the the sentence of the maripper of the proversion of such items to the maripper of the maripper o | |
| to be in all res | nets subject to and governed by the terms and provisions of said Act as amended. agor in the written application for the loan hereby secured made certain representations to the mortgagee as to the purpose or purposes for eveds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage. | |
| In the eve | nt the mortgagor shall fail to pay when due any taxes or assessments against said security, or fail to maintain insurance as hereinbefore to mortgagee may make such payment or provide such insurance, and the amount(s) hald therefor shall become a part of the indebledness | |
| secured by the | lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per annum. | |
| other instrume moneys. All s | a and hard that and they of and good or the single fract of your of and not or annung your and the single and deliver to the mortgarge such deeds or described land, or any portion literosi, and sind mortgargor agrees to acccute, acknowledge and deliver to the mortgarge such deeds or nis as the mortgarge may now or hereafter require in order to facilitate the payment to it of said rents, royalite, bonness and delay the sums so received by the mortgarger shall be molicify first, to the nayment of matured installments upon the note(s) secured hereby and/or | |
| to the reimbur gether with the reduce the som | norigagor hereby transfers, sets over and conveys to the morigagee, all rents, royalices, honuses and delay moneys that may from time to and mayable under any oil and gas or other mineral lease(s) of any kind now existing, or that may hereafter come into existence, cover- described land, or any portion thereof, and said morigagor agrees to execute, acknowledge and delay moneys that may hereafter send been that as the morigagee may now othereafter renains in one for faillitate the payment to it of said rents, royalites, bonuses and delay that as site morigagee may now othereafter renains in other to faillitate the payment to it of said rents, royalites, bonuses and delay estimates or received by the morigagee shall be applied if first, to the payment of matured installments upon the not(s) secured hereby and/or sentent of the morigagee to any sums advanced in payment of laxes, instrume promiums, or other assexments, as herein provided, to interest due thereor; and second, the balance, if any, upon the principal remaining unpaid, in such a manner, howerer, as not to abate or indense there in the second, the balance, if any, upon the principal remaining unpaid, in such a manner, howerer and deliver to be then lands, effer in the the inpart, far or all accurates, where and environs delive that any future sum or sums, and withs we abulh accurated the target in may main accurate advice the unbirter delive the balance in the summer accurates advices to be then any abulh accurational the accurates and the summer accuration advice the balance in the summer accurates advice and there in the summer accurates advices to be abate or is abulh accurational to the the movie of a sum of a summer accurate advice the balance in the summer accurates advices to be then any abulh accurate advice the movie of a summer accurate advice the movie of the summer accurates advices and the summer accurates advi | |
| owner of said out prejudice t and delay mon | lands, either in whole or in part, any or all such sums, without prejudue to its rights to take and retain any future sum or sums, and with- o any of its other rights under this mortgage. The transfer and convegance hereunder to the mortgage of a side trans, royalthes, bonuse sys shall be construct to be a provision for the payment or reduction of the mortgage debt, subject to the mortgage of prior as herein- j, independent of the mortgage lice on said real estat. Uppen payment in full of the mortgage debt and the release of the mortgage of re- | |
| ord, this conve | vance shall become inoperative and of no further force and effect. | |
| special assessm the date of the payable forthw | s hereby conveyed shall ever, during the life of this mortgape, become included within the boundaries of any irrigation, Jrainage or other end district and/or become welpicet to and label for special assessments of any kind, for the payment of which sail lands are not liable at execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgage, become due and th. | |
| payment to the | ime, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgagee, become insufficient to secure the mortgagee of the indektdness then remaining unpaid, by reason of an insufficient water supply, inadequate drainage, improper irrigation said mortgagee shall have the right, at its option, to declare the unpaid balance of the indektdeness secured hereby due and payable and to | |
| forthwith fored In the evo | lose this morigage. at of foreclosure of this morigage, the morigagee shall be entitled to have a receiver appointed by the court to take possession and premises described hereia and collect the rents, issues and profits thereof; the amounts so collected by such receiver to be applied under the | |
| direction of the | court to the payment of any judgment rendered or amount found due under this mortgage. | |
| ferent purposes | he payments of the above described note(a) be not paid when due, or if the mortgagor shall permit any taxes or assessments on said lands nearent, or fall to keep the buildings and improvements insured as herein provided, or apply the proceeds of this lean to substantially dif- from three for which it was obtained, or shall fail to keep and perform all and sircular the covenants, conditions and agreements herein the whole of the indeledeness eccured hereby, at the option of the mortgagee, shall become immediately due and payable and bear interest at the rate of eight per cent per annum, and this mortgage subject to foreforsure. | ſ |
| At any pay | as the intervent energies were ten per minimum and this methods are provided on the energy of paying any number of unmatured principal of doth increby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal and in contracted to be made, but shall operate to sonorr retire and discharge the loan. | |
| i it is appen | that all of the abstracts of title to the real estate above described, which have heretofore been delivered by the mortgaror to the mort. | |
| | hall be retained by said mortgagee until the indebtedness secured hereby shall have been paid and discharged in full, and in the event the l estate is conveyed by the mortgager to the mortgage in astisfaction of the mortgage indebtedness, said abstracts shall thereupon become erry of the mortgagee, or in the event of foreclosure of this mortgage, the title to suid abstracts shall pass to the purchaser at the Sheriff's e, upon expiration of the redemption period provided by law. | |
| Now if the under, and shal and effect. | said mortgager shall pay, when due, all payments provided for in said note(s), and reimburse said mortgager for all sums savanced here- perform all of the other covenants and conditions herein set forth, then this merigage shall be void, otherwise to be and remain in full force | |
| stead and appro | 사람은 승규가는 여행 전에 가격하게 있었다. 그는 것은 것은 것은 것은 것을 많은 것은 것을 많은 것이 가지 않는 것은 것은 것을 다 가지 않는 것을 하는 것을 하는 것을 하는 것을 것을 하는 것을 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 하는 것을 수 있다. 것을 수 있다. 것을 하는 것을 수 있다. 것을 수 있다. 것을 수 있다. 것을 수 있다. 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 것을 수 있다. 것을 것을 것을 수 있다. 것을 것을 수 있다. 것을 것을 수 있다. 것을 것을 수 있다. 것을 것을 것을 수 있다. 것을 것을 수 있다. 것을 것을 수 있다. 것을 것을 것을 수 있다. 것을 것을 것을 것을 수 있다. 것을 것을 것을 것을 것을 수 있다. 것을 | |
| the respective j | nts and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of arties hereto. SS WHEREGOF, the mortgagor has hereunto set his hand and seal the day and year first above written. | |
| | Charlos G. Czaplinski | |
| 94 <u></u> | Laura N. Czaplinski | 0 |
| | | |
| STATE OF KA | NSAS, COUNTY OF DOUGLAS, 88. | |
| | the undersigned, a Notary Public, in and for said County and State, on this <u>11</u> <u>day of August</u> , <u>19.54</u> , ared Charlos G. Czaplinski and Laura P. Czaplinski, his wife, | |
| to me personally | known and known to me to be the identical person_S. who executed the within and foregoing instrument and acknowledged to me that | |
| | cuted the same as their free and voluntary act and deed for the uses and purposes therein set forth, hand and official seal the day and year last above written. | |
| My Commission | expires | |
| In considera | tion of the making by The Federal Land Bank of Wichita to Charlos G. Czaplinski and Laura M. Czaplinski, his | |
| of the loan secu | πifα, | |
| ment of all sum | s secured thereby. | ilin a |
| Dated this_ TheKay | r-Valloy | 6 |
| | ByPresident. | |
| | red by this mortgage has been paid in full, and the function in the Will Stated this 2 2th day of May 1943 (Corp. La) (Corp. La) (Corp. La) (Corp. La) (Corp. La) (Corp. La) (Corp. La) | |

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