MORTGAGE RECORD 83

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FIFTH. That the parties of the first part hereby agree to pay all taxes and assessments, general or poolaid, excepting only the Federal Incore far, which may be assessed in the State of Kansas upon the said land, premises or property, or upon the interact of the party of the second part therein, and hild this ortgogi is hold by a non-resident of the State of Kansas upon this Kartgage or the debt Second thereby or the interact thereon or incores therefory without regard to any law hereofore enacted or noreafter to be enacted, imposing payment of the while or any part thereof, upon the party of the second part, and that upon violation of this undertaking or the taxes aforesaid upon the party of the second part or upon the readering by any Court of Kemplet in the passage by the State of Kansas of a faw impos-ing payment of the whole or any portion of any of the taxes aforesaid upon the party of the second part or upon the readering by any Court of Kemplet jurisdiction of a desision that the undertaking by the parties of the Virst part as herein provided, to pay any taxes or assessments is legally inoperaives the in any such event, the debt hereby secured, without ieduction, shall, at the option of the party of the second part, becord immediately the parties of the first part further agrees not to suffer or permit all or any part hereof, the second part, on or before the toth day of July the cortificate of the proper sutto ity, showing full payment of all such taxes and essessments. SIXTH. Thus the part is here further agree that all the covenants and agreements of the arties of the first part is here of further agrees that all the individence, and in the tax successors an assigns. assigns. SEVENTH. As additional and collateral security for the payment of the said note the mortgegors hereby assign to said mortgage, it successors and assigns, all the rights, rents, royalties and benef according to the parties of the first part under all pil, gas or ringel leases on said premises, this assignment to terminate and become you upon release of this mortgego. Provided, however, that said par of the second part, its successors and signs, shall be diargeable with no responsibility with referent to such rights, rents, royalties and bond its nor be accountably therefore except as to sums actually co-leated by it or them, and that the lessoes in any soul leases in sucl and the success of the second for such rights, rents, royalties or bonefits to the party of the first part or his assigns until notified by legal holder hore of the account for and to pay over the same to such legal holder. Should operation under any oil, gas or min-reral lease serievally depredict the value of she hold had for general farming purposes, the notes secured by this mortgage shall immediately become due and collectible at the option of the holder of this mortgage assigns. without notice. specified, BIGHTH. That if such payments he made as her of specified, this conveyance shall be void; but if the note herein described, or any part of the indeby mass secured by this Rotrogs or any interest the on, be not peid when due, or if default be made in any coverant or agreement herein contained, then this conveyance shall become absolute and the whole of said in including in the state of the second part to exercise any option of the party of the second part, and not shall be demed a waiver of right to exercise such option at any other tips as to any past, present or future default hereunder; and in case of default of payment of any sum hories to option over any option the said first parties agree to pay to the said second part, interest at the rate of the part period annually on said wincipal. FIGUTU made as her this conveyance shall be void; but if be - nav On Balar independent into a set of second se sinfular. In Witness Whereof, The said parties of the first par affixed their seals, on the day and year above mentioned. unte subscribed their names and Samantha D. Supplee George B. Supp STATE OF KANSAS, DOUGLAS COUNTY, SS. BE IT RENELBEREP, That on this 18th day of June A.D. 1938 before me, the undersigned, a Notary Public, in and for the County and State aforesaid, care Samantha D. Supplee and George husband to me personally known to be the same persons who executed the foregoing instru acknowledged the execution of the same. B. Supples, her ident, and duly WHEREOF, I have herounto set my hand and affixed my official seal, the da IN WI TNESS and year las above writter Lorene M. McNeill (SEAL) (Commission expires April 19th 1939) Notary Public. corded June 20, 1938 at 9:40 A.M. Register of Dec

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