MORTGAGE RECORD 85

3

T

-

571

送出了。

Reg.No.2639 -Fee Paid \$3.00 Receiving No. 11800 MORTGAGE This Mortgare, Made this 22d day of April, A.D. 1941, by and between ROY E. RIDGEWAY and/or ELLA FEARL RIDGEWAY, his wife, of the County of Douglas, State of Mansas parties of the first part, herein-0 after designated and referred to as party of the first part, whether one or more, and The National Res. Life Insurance Company of the County of Shawnee and State of Kansas party of the second part: WITHESSEE, That said party of the first part, in consideration of the sum of (\$1,250.00) One Thous and Two Hundred Fifty & No/100 DOLLARS paid by said party of the second part, receipt of which is hereb acknowledged, does hereby CONVEY, NORTGABE AND WARRANT unto the said party of the second part, its heir and assigns forever, all the following-described lands and premises situated in the County of Douglas and State of Kansas, to-wit: South Fifty-five (55) acres of the East Half (E) of the Southeast Quarter (SE) of Section Sourh Fity-Five (bb) acres of the East main (E_{2}) of the Southenast Quarter (SE4) of Section Thirty-three (33), Township Eleven (11), Anner Eighteen (19), Also berinning at a point 51 rod south of the northwest correr of the southwest quarter (SE4) of Section Thirty-four (34), Town ship Eleven (11), Range Eighteen (18); thence south 49 rods; thence east 19 rods, 7 feet, 8 inches; thence north 64 degrees east 47 rods to the center of Coon Creek; thence down the cen-ter of Coon Creek to a point directly East of the place of beginning; thence West to the place of berinning. of beginning. Together with all appurtenances, including buildings, improvements and fixtures, and also all their es-tate, right, title and interest therein, including all rights of homestead exemption. TO SECURE THE FAYNENT OF A DEFT (representing money borrowed concurrently with the execution hereof To SECURE INE FAIRER OF A DEFT (representing money corrowed concurrently with the execution nervoi and interest thereon, evidenced by one principal promissory notes of even date herewith, executed by Roy E. Ridgemay and/or Ella Pearl Ridgemay, his wife, party of the first part, and payable to the order of the said party of the second part at its Home Office in Topoka, Kansas for the aggregate principal won of (\$1,250.00) (no Fhousand Two Hundred Fifty & No/100 Dollars payable as follows: One principal note for the sum of \$1,250.00, sayable May 1, 1946 14 ş One principal note for the sum of \$ One principal note for the sum of \$ payable payable One principal note for the sum of \$ payable One principal note for the sum of § One principal note for the sum of § rayable cavable One principal note for the sum of \$ One principal note for the sum of \$ payable cayable payable One principal note for the sum of \$ One principal note for the sum of \$ payable ati to, originaling said includer and the set of â stating amount intending to pay. THE SAID PARTY OF THE FIRST PART, AND EACH OF THEM, IF THERE BE MORE THAN ONE, HEREBY COVENANTS AND ARBLE WIT HE SALD PART OF THE FIRST FART, AND EACH OF THEA. IF THEAE PE MORE THAT OLD, MEMBED COMMAND AND ARBLES WIT HE SALD PARTY OF THE SECOND PART AS FOLLWS: (1). To pay said notes hereinbefore referred to when the same become due and payable according to the tenor thereof. Each principal note (if more than one be herein described) shall stand upon an exac pro rata basis with every other principal note with respect to the security furnished by this mortgage, provided, that any holder of any note may be enforcement thereon postpone the order of security pertain ing thereto, so as to subordinate the security as to said note to any other note or notes. 20, 6461 (2) To pay when due and payable all taxes, charges, and/or assessments, renoral and special, agains said premises (and to furnish annually to the holder hereof before said taxes, charges, and/or assessme become delinquent a certificate of the proper authority, or of a professional hostractor, showing full rayment of the same), and if not so paid that the holder of this nortgage may pay the same (of which pay ment, amount and validity theroof, the receipt of the proper officer shall be conclusive evidence), and all amounts paid therefor shall be a further debt due, be secured by this mortgage, and bear interest Corp. all amounts paid therefor shall be a further debt due, be secured by this mortgare, and bear interest at ten per cent per annum. (3). To keep said premises in good repair; to suffer no waste, nor suffer any lien of mechanics or material men to attach thereto, nor allow any of the buildings thereon to become vacant or unoccupied, nor do, nor suffer to be done, to, upon or about said premises anything that may inpair the value there or the security intended to be effected by this mortgare. And the holder of this mortgare is hereby au orized (in his, her or its discretion) to defend any suit in relation to said premises, to protect in an manner the title and possession thereof and the lien or security by this mortgare created or intended. Red alit namer the title and possession thereof and the lien or security by this mortgage created or intended, and to make any payments necessary to remove or extinguish any prior or outstanding title, lien or in-cumbrance (should there be any), or to pay or settle any and all suits or clains for liens of mechanics or material men or any other claims that may be made against said premises, or for the regain or preser-vation of said premises, and all moneys expended for any such purpose, including all expenses and costs and a reasonable attorney's fee, if one be emplowed, shall be a further debt due, be secured by this mortrage, and bear interest at ten por cent per annum. (4). To keep the buildings on said premises, or which may be hereafter erected thereon, constantly insured against loss or damage by fire, lightning, tornado and windstorm, for the full insurable value thereof, so long as said indebtedness or any part thereof remains unpaid, in some company or companies acceptable to the holder hereof; and, as additional security, to keep the policy or policles therefor, as well as all other policies taken out during the existence of the deth hereby secured, and all re-presels thereof, constantly assigned, and ded and delivered to said second party, each policy containing 0 na war as an owner porteres taken out during the existence of the dect hereby secured, and all re-newals thereof, constantly assigned, pledged and delivered to said second party, each policy containing a loss clause payable to the holder hereof. ourance and In case of loss, the said first party hereby assumes all responsibility for proofs of loss, adjust-, compromise and expense of collection of said insurance, provided, however, that all payments ther heres cent. on shall be made to the said party of the second part and be applied toward the payment of the indebted mess herein secured whether due or not, if said party of the second part so elects. And provided further, said second party may in his discretion, but shall be under no obligation to, settle and compromi loss claims or demands, and demand, receive and receipt for all moneys becoming payable under said poli authingates polic Com One week in advance of the expiration of any policy herein provided for said party of the first par agrees to deliver renewals of said policies, together with a receipt of the company or agent thereof is suing the same, evidencing full payment of the premiums therein provided. In case of failure to keep such buildings so insured and deliver the policies as agreed, the holder hereof may effect such insurance and all amounts paid therefor shall be a further debt due, be secured by this mortgage, and bear interest at ten per cent per annum. In the event of a sale of the mortgaged property in foreclosure proceedings said first party In the overt of a safe of the moregared property in intertaints protecting safe inter party apress to keep the buildings on said property, during the statutory time of redemption, insured against fire, lightning, tornado and windstorm, for their full insurable value, and to make the losses under such pol-icies payable to the holder of the certificate of sale, as his interest may appear, and in the ovent of the failure of the first party so to procure such insurance, within one (1) day after such foreclosure tally