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MORTGAGE RECORD 85

described real estate and be secured my this mortgage and may be recovered with interest at ten per cen in any suit for the forcelosure of this mortgage. In case of forcelosure it is agreed that the judgmen rendered shall provide that the whole of said real estate shall be sold together and not in parcels. POURTH. That in case of default of any of the corenants or agreements herein contained, the rents and profits of the said premises are pledged to the party of the second part as additional and collators security for the payment of all the indetechanes secured hereby, and the said party of the second part is entitled to the possession of said property, by a receiver or otherwise, as it may elect. FIFH. That the party of the first part hereby agrees to pay all taxes and assessments, general of special, which may be assessed upon said land, premises or property or upon the interest of the party of the second part therein, and not to suffer or permit all or any part of the taxes or assessments to be-come or remain delineout. For any interest therein to be sold for taxes.

come or readin delinquent, or any interest portion all or any part of the take or assessments to be-come or readin delinquent, or any interest therein to be sold for taxes. SINE, That the parties hereto further agree that all the covenants and agreements of the party of the first part herein contained shall extend to and bind their heirs, executors, administrators, suc cessors and assigns, and shall inure to the benefit of the party of the second part, its successors and assirns.

SEVENTH. That if such payments be made as herein specified this conveyance shall be void, but if Sylain that it such payments be made as herein specified this conveyance shall be void, but if any note herein described, whether for principal or interest, or any part of the indebtedness secured by this mortgage, or any interest thereon, he not paid when due, or if default be made in any covenant or agreement herein contained, or if at any time any law, either federal or state, should be passed in-posing or authorizing the imposition of any specific tay upon mortgages or bonds, or upon the principal or interest money secured by bonds or mortgages, or by virtue of which the waner, for the time being, of the land above described, shall be authorized to pay any such tay upon said bond or mortgage, or principal or interest thereby secured, or on the security, or either of them, and deduct the amount of such tax paid from any money or principal or interest secured by said bond and mortgare, then in any such ca the said principal sum and all other sums herein secured, with all arrearages of interest thereon, shal. at the option of the holder of this mortgage be and become immediately due and payable without notice, anything in the note or bond hereby secured or in this mortgage contained to the contrary notwithstandi and it shall then be how a container y source of it chis sortgaps bound needs the contary motoring and this mortgars, and no failure on the part of the second party to exercise any option to declare the mati ity of the debt hereby secured shall be deemed a waiver of right to exercise such option at any other ti as to gast, present or future default hereunder, and in case of default of payment of any sum herein covenned to be paid when due, the first party agrees to pay to said second party interest at the rate of ten per cent per annum, computed annually on said principal note, from the date of default to the tim when said principal and interest shall be fully paid.

EIGETH: As additional and collatoral security for the payment of the note and indebtedness herein before described, the said party of the first part hereby assigns to the said party of the second part all the profits, revenues, royalties, rights and benefits accruing or to accrue to ____under all oil, gas or mineral leases on said promises. This assignment to terminate and become null and void upon the release of this mortgare.

IN WITNESS WHERLOF, The seid party of the first part have hereunto subscribed their names, on the day and year first above mentioned.

L W Lee Besse Lee

STATE OF KANSAS, Dourlas COUNTY, ss.

BE IT REVENENCE of this 27th day of May, A.P. 1941, before ss, the undersigned, a Motary BE IT REVENENCE. That on this 27th day of May, A.P. 1941, before ss, the undersigned, a Motary Public in and for the County and State aforesaid, came L. W. Lee and Besse Lee, his wife to me personal known to be the same persons who executed the foregoing instrument, and duly acknowledged the execution

of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal, the day and year Arthur S. Peck

(SEAL) (Commission expires October 3, 1944)

Notary Public.

Recorded May 31 1941 at 10:50 A.M.

Nand A. Beck Register of Deeds

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er.No.2673 4 Receiving No. 12008 -Fee Paid \$1.25

EXTENSION AGREENT

WHEREAS, on the 1st day of June, 1940, Vernon C. Springer and Mildred Springer, his wife executed and delivered a certain mortgare to Herbert J. Gleed, which and mortgare was recorded in book 87, pare 82 of the mortgare records of Longlas country, State of Kansas, to secure the payment of a note dated June 1, 1940, due June 1, 1941, in the principlo sum of \$500,50, with interest at the rate of six per cent.,

payable annually on the first days of June and ; and MEREAS, the undersigned, Vernon C. Springer and Mildred Springer, his wife, hereby covenant that they are the present legal owners of the premises described in said mortgage recorded as aforesaid, to which reference is nereby made for particular description of said real property, and the undersigned do hereby agree that there remains a balance due and unpaid on said indebtedness in the amount of \$500.00, represented by the above described note and mortgare; and WHEREAS, W. C. Simons of Lavrence, Kansas is the present owner and holder of the note representin

the unprid balance due on said indebtedness and the mortgage securing the same, and, upon the application of the obligors hereinbefore named, has consented that time of payment of said note and mortgage may be of the Soffgers merchanism in the second state of the second state and state and second state and second sta

indebtedness the undersigned covenant and agree to pay the said indebtedness on or before the 1st day indebtedness the undersigned covenant and agree to may the said indebtedness on or before the lat day of June, 1943, together with interpest thereon at the rate of 6 per cent. per annua, mayable annually on the lat days of June in each calendar year; principal and interest to be gayable at Lawrence Bational Sank, and in the event the principal sum or any interest be not paid when due, then said principal sum or any part thereof not paid when due or demendable and all interest due and unpaid shall bear interest after maturity at the rate of 6 per cent. per annua. The is of the essence of this extension agreement, and in the event of default in the payment of any interest when due or the non-payment of targes or breach of any of the covenants contained in said original mortgage, it shall be optional with the legal owner of and or the covenants contained in said original mortgage. said principal note and mortgage to declare said principal sum immediately due end payable.

It is expressly understood that nothing herein contained shall be construed to impair the security of the owner and holder of said note and mortgage, its successors or assigns, but that all of the cove-mants and conditions of said note and mortgage shall continue in full force and effect in so far as the and that consistent with this extension approach to which they are to apply as fully as if the terms of this apreement were originally set forth in and made a part of said note and mortgage. Permission is given to make payments upon principal in the sum of One Hundred Dollars (\$100.00) o multiples thereof at any interest-paying time.

IN WITNESS WHREDF, the undersigned have affixed their signatures, this 29th day of May, 1941. Vernon C Springer Mildred Springer