Know All Men by These Presents

417

A CONTRACTOR OF THE STREET

N. Casa

355.321

1005-S

That. I. C. ANDERSON and OPAL ANDERSON, husband and wife

Reg. No 8631

Fee Paid \$15.00

The east half of the southwest quarter $(E_2^{+} SW_3^{+})$ of section fourteen (1.); the north 17-1/2 acres of the east half of the northwest quarter $(E_2^{+} SW_3^{+})$ of section twenty-three (23); also beginning 196 feet south of the one-eighth corner of the north line of the northwest quarter (WW) of section twenty-three (23), thence west 376 feet, thence south 366 feet, thence east 376 feet, thence north 366 feet to point of beginning, all in township thirteen (13), range eighteen (18) containing 100.8 acres, more or less.

together with all improvements now or hereafter erected on said real estate, together with the rents, issues and profits thereof and together with the tenements, hereditaments and appurtenances thereunto belonging, all of which are hereinafter called the premises.

To Habe and to, Hold the same unto the mortgagee forever.

The Mortgagor Dereby Cobenants and Agrees:

1. To pay said note in accordance with its terms.

2. To pay before they become delinquent all taxes, assessments and charges of every nature levied or assessed against the premises and upon the rents, issues or profits thereof.

3. To keep the improvements now or hereafter erected upon the premises insured against fire and such other examilies as the mortgagee may from time to time require; that all insurance will be in forms, in companies and in sums, astifactory to the mortgagee; that the all insurance policies shall be held by, be for the benefit of and first and solely payable to the mortgagee to replace any expiring policy; that all monies recoverable under any policy may be applied upon any one or more of the obligations secured hereby, whether then due or not, or be used to replace or restore the improvements to a condition satisfactory to the mortgagee, or be released to the mortgage, and any one or more of the obligations secured hereby, whether then due or not, or be used to replace or estore the improvements to a condition satisfactory to the mortgagee, or be released to the mortgage or any determine; that the mortgage intervention is mole and in such order as the mortgage any determine; the the mortgage is not the second in part or in whole and in such order as the mortgage or any determine; that the mortgage is not the second in part or in whole and in such order as the mortgage is not the mortgage of the time of the order part thereof collection under the mortgage or the second in part or in whole and in such order as the mortgage is the mortgage is not the second in part or in whole and in such order as the mortgage of the mortgage is not the mortgage of the second in part or in whole and in such order as the mortgage of the mortgage is not the mortgage of the second is not second in part or in whole and in such order as the mortgage may determine; that the mortgage is not second in part or in the det hereby second is not second in the mortgage of the second is not second.

 To pay all sums the failure to pay which may result in a lien prior to the lien of this mortgage, before any such prior lien may attach.

5. To keep the premises in good condition and repair and not to commit or permit strip or waste or any act by which the value of the premises may be impaired.

6. That if the mortgager shall fail to keep and perform any of the covenants or agreements of this mortgage, the imortgaged, at its option and without notice, may perform same, and any sums expended in so doing shall be paid by the mortgager to the mortgage on demand together with interest at the rate of the ner erentum per annum from the date expended and shall be secured by this mortgage and have the benefit of the priority of the lien hereby created.

 That the mortgagee shall be subrogated to the lien, although released of record, of all encumbrances paid out of the proceeds of the loan secured by this mortgage.