SAML DODS WORTH STATIONERY CO KANSAS CITY NO 1417

5. To insure and keep insured all buildings and other improvements now on, or which may hereafter be placed on said previses, against loss or damage by fire and/or tornado, in such manner, in such companies and for such amount's as may be sates factory to the Mortgarcer the policy-i-site videncing such insurance coverage to be degrade in the such as a payable to the Mortgarcer as his interest may appear. Any sum to received by Mortgarcers the loss thereand loss the applied at the option of Mortgarcer to here degrade loss may be applied at the option of Mortgarcer to an interaction of the induction secured beings, which are any portion of the inductiones secured beings, which are any portion of the inductions secured above, whether or not the same be due and payable, or to the reconstruction of the buildings and improvements so destroyed or damaged.

6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortgagor's written application for said loan.

sau town. 7. Not to permit, either wilfully or by neglect, any uneasonable depreciation in the value of said previses or the buildings and improvements situated thereon, but to keep the same in good repair at all times: to maintain and work the above mentioned premises in good and husbandlike manner; not to permit all buildings to become unto a unoccupief; not to remove or demolith or permit the removal or denoition of any of said buildings to become up or and premises in good to the same to be committed upon said premises; not occur or removal or dimension to be committed upon said premises; not occur or removal permit the removal or the permit or under any step or water to be committed upon said premises; not occur or removal permit the relating or removal of any wood or timber therefrom, excepting such as may be receivery for ordinary domestic purport; and not to permit sid real scatate to deprecisite in value because of crosion, insufficient water supply, inadequate dreinage, improper irrigation, or for any reason arising out of the irrigation or drainage of said lands.

8. To reimburse the Mortgagee for all costs and expenses incurred by him in any suit to forclose this mortgage, or in any suit in which the Mortgagee may be obliged to defend or protect his rights or liens acquired hereunder, including all abtract fees, court costs, a reasonable mitterest fee where allowed by haw, and other expenses; and such sums shall be added to and become a part of the debt secured hereby and included in any decree of forcelosure.

9. That ali checks or drafts delivered to the Mortgagee for the purpose of paying any sum or sums secured hereby will be paid upon prevantment; and that all accretics used in making collections, including those agencies transmitting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgager.

This mortgage is made to the Mertgagee as the Land Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any amendments thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Mortgagor in the written application for loan hereby secured made certain representations to the Mortgagee as to the purpose or purposer for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortegee.

In the event the Mortengor shall fail to pay when due any taxes or ascessments against the security or fail to pay at all times during the existence of this mortenge, all due same and interest on any mortgaze, judgment, lien or encumbrance senior to the lien of this mortgaze, or fail to pay the principal doit recursed by such mortgaze, judgment, lien or encumbrance when due, or fail to perform all other covenants and conditions, the mort gaze, or fail to main the investigate of the security or the lien of this mortgaze. The security of the mortgaze, or fail to maintain investigate of the mort gaze, or fail to maintain investigate of the mort gaze. The mortgaze is a secure of the mort gaze of the mort gaze. The morter due morter to the mort the head to the security of the mort gaze of the mort gaze. The morter due to the security of the mort gaze of the security of the s

The said Mortgagor hereby transfers, sets over and conveys to the Mortgager all rents, regulica, bonuses and delay moneys that may from ture to the accume do and payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may hereafter convering existence in the existing the above described land, or any portion thereof, and said Mortgagor arrees to execute, acknowledge and deliver to the reguling existence in the existing of the Mortgager and the Mortgager existing and the applied (first, the payment to find of said reads) reguling existence in the existing of the Mortgager existing and the applied of the payment to find of said reads up to the note record hereby and for to the reladaroments of the Mortgager existing and moneys and manney more for an existing the same payment to the relative states and delay mores. All nearly the balance, if any, upon the principal remaining uppidd, for the same to the relative to the or reduce the scenario and payments but to some reve end at the transfer and existing to the same transfer and the same to the thereon; and scenario the taken is and the transfer and convergence between the same transfer and transfer and convergence hereafter to the Mortgager of said transfer and the same same and the delay moneys shall be construct to be a provided in dependent of the mortgager is and the same transfer and transfer and transfer and transfer and

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district and/or become subject to and liable for special assessments of any knd, for the payment of which said lands are not liable at the date of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the Nortgagee, techne due and payable forthwith.

If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the Mortgages, become insufficient to secure the pays net to the Mortgage of the indebedness then remaining unpuid, by taxen of an insufficient water supply, inadequate drainage, improper irrigation, or crossen, then said. Mortgage shall have the high, at its option, to declare the unpuid balance of the indebedness secured hereby due and payable and to forthwith foreclose this mortgage.

In the event of foreclesure of this mortgage, the Mottgagee shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the rents, issues and rofits thereof, the amounts so collected by such receiver to be aplied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage.

If any of the payments on the above described note be not mid = n due, or if the Montgagor shall permit any taxes or assessments on any mortgage, judgment, lien are not served lands to become delengent, or if the Montgagor shall fail to pay at all times during the existence of this mortgage all due sums and interest gage, judgment, lien are not serve entror to the lien of the smortgage, or shall continue on the serve the serve entror to the lien of the smortgage, or shall continue on this serve that the serve entror to the lien of the smortgage, or shall continue on the serve entror to the lien of the smortgage, or shall continue on the serve entror to the lien of the smortgage, or shall contained the serve entror to the lien of this mortgage, or shall permit any forcelosare proceedings to be instituted upon any save mortgage, judgment, lien or encumbrance short to the lien of this mortgage, or shall permit any forcelosare proceedings to be instituted upon any save mortgage, judgment, lien or encumbrance the order short serve enders to the lien of this mortgage, or shall permit the premises hereby conveyed to le sold under extension of the hortgage of this loan to substantially different purposes from those for which it was obtained, or shall fail to keep the out of the levenest in the overamits, contained, then the whole of the indetchedness secure dhereby, at and this mortgage subject to forcelosure.

It is agreed that all of the abstracts of tile to the real estate above described, which have heretofore been delivered by the Mortgagor to the Mortgagee herein, shall be retained by said Mortgagee until the indelitedness secured hereby shall have been paid and discharged in full, and in the event the tile to said real estate is conveyed by the Mortgager to the Mortgagee in satisfaction of the indeletedness hereby secured, said abstracts shall thereupon become and be the property of the Mortgagee, on in the event of foreclosure of this mortgage, the tile to said thetrest shall pass to the purchaser at the Sheriff's or Master's sale, upon expiration of the redemption period provided by law.

Now if the Said Mottgagor shall ray, when due, all payments provided for in said note, and reimburse said Mottgagee for all sums advanced hereunder, and shall perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect.

The said Mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, honestead and appraisement laws.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, the Mortgagor has hereanto set his hand and seal the day and year first above written.

Annie E Newman, Guardian for George V. Newman and William H. Newman and Boris A. Newman and Mary L. Newman, minors.	Ancie E Nerman
	John F. Newman
AND REAL REAL REAL PROPERTY AND AND AN	
STATE OF KANSAS,	
COUNTY OF Douglas	
Before me, the undersigned, a Notary Public, in and for said	d County and State, on this 2nd day of November
940 , personally appeared Annie E. Nowman, a widow;	Earl Lee / Hewman a single man; and John F. Hewman, /,
o me personally known and known to me to be the identical per	son S

to me that \_\_\_\_\_\_\_\_ executed the same as \_\_\_\_\_\_\_thelp \_\_\_\_\_ free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. (SEAL)

SEAL) C C Gerstenberger My Commission expires November 15th, 1941

Notary Public.