SAME DODSWORTH STATIONERY CO KANSAS CITY NO MALT

5. To insure and keep insured all buildings and other improvements now on, or which may hereafter be placed on said prem-iss, against loss or damage by fire and/or tormado. In such manner, in such companies and for such amounts as may be rats-factory to the Mortgace, the policy-less y endinening such insurance coverage to be deposited with and loss thereander to be applied at the option of Mortgace to discharge any portion of the indekedness second hiredy, thehefor on at the same be applied at the option of Mortgace to discharge any portion of the indekedness second firstly, thehefor on the same be due and payable, or to the ecconstruction of the buildings and improvements to 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 nom. 7. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said prerises 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 premix sin great and bushandlike manner; no to permit said buildings to become vacant or unexcupied; not to remove or de-molith or permit the removal or demolition of any of raid buildings to become vacant or unexcupied; not to remove or de-mit or seffer any strip or water to be committed upon acid premises; in provements situated upon said premises; not to per-any sood or timber therefrom, excepting such as may be meessary for ordinary domestic purpose; and not to permit soit real reason arising out of the irrigation or drainage of said lands. mit ... any woo estate to on a

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 Mortgage may be obliged to defend or protect his rights or liens acquired hereunder, including all abstract fees, cost costs, a reasonable attorney fee where allowed by law, 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.

0. That all checks or drafts delivered to the Mortgagee for the purpose of paying any sum or sums secured hereby will reid upon preventment; and that all accreace used in marking critections, including these agencies transmitting the proceed such tioms to the Mortgager, while it considered agents of the Mortgager.

This merizage is made to the Morigagee as the Land Bank Commissioner acting pursuant to Part 3 of the set of Congress known as the Emergency Param Morigage Act of 1933 (and any amendments theteto), and is integy agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Mortgager in the written application for loan hereby secured made certain representations to the Mortgages as to the purpose or pur-poses for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mort-gage.

In the event the Mortgagor shall fail to pay when due any taxes or assessments against the security or fall to pay at all times during the existence of this restringe, all due sums and interest on any norigago. Judgment, lien or encumbrance scales to the lien of this mortgago, or fail to pay the principal debt recurst dy such mortgago. I lien or encumbrance when due, or fail to perform all other events and contract, because lien or encumbrance scales of the mortgage, or fail to exist the mortgage, judgment, lien or encumbrance senior to the lien of this mortgage, or fail to maintain insurance as herein the monot in all other coverage. Internetion therewise, the mortgage matches and conditions for periode such insurance, and been interest from the date of payment at the rate of five per centum per annum until paid.

The said Mortgagor hereby transfers, sets over and conveys to the Mortgague all rents, royalties, bouxes and delay moneys that may from tune to the execute deal payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may hereafter come into existence, overing the above described land, or any portion thereof, and said Mortgagor agrees to execute, acknowlidde and deliver to the into existence overing the above described land, or any portion thereof, and said Mortgagor agrees to execute, acknowlidde and deliver to the into existence overing the above described land, or any portion thereof, and said Mortgagor agrees to execute, acknowlidde and deliver to the into existence overing the above described land, or any portion thereof, and said Mortgagor agrees to execute, acknowlidde and deliver to the repulsive, ion exand delay more, s. All each terms as reaged by move fractacier require in order to facilitate the payment to the new set and each proves. The said of the payment of a payment of prior mortgage, judgments, lines or enoughpart of three, inscribe provide to above or reduce the semi-annual grapments but to concore re, se and socie, re, se ho loads to risk any outgrave may, at his ach a manner however an and to babtee to the then exant of said lands, either in whole or in part, any or all such sama, without projudice to his rights to take and retain any future are any any mortain, and without projudice to any of his other rights under this mortgage. The transfer and conveyance hereader to the Mortgage's jett to the Mortgage's option a and delay mores shall be construed to be a provision for the gas near the construct of the nortgage delat and the release of the mortgage of record, this conveyance shall become negretive and of no farther force and effect.

If the lands hereby conveyed shall ever, during the life of this mortgage, lecome 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 kind, 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 hortgages, lecome due and payable forthwith.

If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the indebtedness then remaining unpaid, by reason of an insufficient water supply, inadequate draimage, improper irrigation, or eroson, then said Mortgagee shall have the right, at its option, to declare the unpuid balance of the inicitedness secured hereby due and payable and to forthwith forcelose this mortgage.

In the event of foredource of this mortgage, the Mortgagee 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 profits thereof, the amounts so collected by such receiver to be ap-plied 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 relief when doe, or if the Montzayaw shall permit nor inorgan. seld head to become deimpoint, or if the Montzayaw shall fail to pay at all times during the existing and the mortzaye all due same and interest on any nontzayaw, judgment, lien or encountering encountering and the mortzay of the mortzaye all due same and interest page, judgment, lien or encountering encountering and permit any proceeding encountering the existing of the mortzaye judgment, lien or encountering encountering encountering encountering encountering encountering the existing of the permit any taxes of the mortzaye of the mortzaye page, judgment, lien or encountering encountering encountering permit any proceedings to be indicated upon any such mortgage, judgment, lien or encountering in the of this mortgage, or shall permit any proceedings to be indicated upon any such mortgage, judgment, lien or encountering in the ord the mortgage, or shall permit any proceedings to be indicated upon any such mortgage, the data was the overands, conditions and agreember on the failed between the buildings and improvements insured as herein provided, or shall apply the proceeds of this loan to substantially different purposes from those for which it was obtained, or shall fail to keep the option of the down and the overands, conditions and agreements herein contained, then the whole of the failed bedness second herein at and this mortgage subject to foreelessare.

It is agreed that all of the abstracts of tills to the real estate above described, which have heretofore been delivered by the Mortgager to the Mortgagee herein, shall be retained by said Mortgagee until the indebtedness 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 Mortgager in satisfaction of the indebtedness hereby secured, said abstracts shall thereapon lecone and be the property of the Mortgager or in the event of foreelosure of this mortgage, the tile to said abstracts shall pass to the purchaser at the Sherid's or Master's sale, upon expiration of the redemption period provided by law.

Now if the Said Mortgagor shall pay, when due, all payments provided for in said note, and relimburse said Mortgagoe for all sums ad-vanced hereinder, 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, valua-tion, homestead and appraisement laws.

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

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

Sherman Andrew McNish Lucille A MeNish STATE OF KANSAS. \$8. COUNTY OF __ Douglas Before me, the undersigned, a Notary Public, in and for said County and State, on this _____19th_ day of ____Fobruary_ 19 43, personally appeared Shorman Andrew Mollish and Lucillo A Mollish his wife to me personally known and known to me to be the identical person _5_who executed the within and foregoing instrument and acknowledged to me that _____they___ executed the same as ______ 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) My Commission expires December 31, 1944 Pearl Enick

Notary Public.

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