de, operating to discharge the debt secured hereby at an earlier date and not reducing the amount or deferring the due date of the next payable instalment o, principal, The Mortgagor does hereby covenant and agree with the Mortgagee, as follows:

1. Yo be now havially select of the fee sample title to all of and above described real estate; to have good right to sell and convey the same; that the same is free from all escum brances excepting and encumbrances as are operationly described and net out herein; and to warrant end defend the title thereto against the lawfal chains or demands of all persons whose

2. To pay when due all payments provided for in the note secured hereby

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3. To make return of said real estate for maximo, when so required by law; to pay before they become delinquent all taxes, charges and assessments legally levied against the property hereas conveyed; and to exhibit to Montpapee receipts, or certained copies thereof, evidencing and payment. 4. To pay at all times during the esistence of this mortrare all doe name and interest on any mortrare, judgment, lien or encumbrace senior to the lien of this mortrare; to pay the pointing dots secured by such mortrare, indemnet, lien or encumbrance when due; to eshibit to Mortrare exceeds or estimated topper thereof, evidencing such symmetric and to perform all other correspondent and conductors commending any such mortrare, ling and to perform all other correspondent to the symmetry and to perform all other correspondent of the symmetry independent. In our encumbrance sensor to be have of the symmetry independent and to perform all other correspondent of the symmetry and symmetry and the symmetry and the

5. To insure and keep insured all buildings and other improvants now one which may hereiter be ploted, on all promines and the set denset by for and/or termstan in the set denset by the

portion of the underkedness several hereby, which are not the tast is die and paylot, of it in reconstruction of the sea and more means that are not any several hereby, and the hear several hereby, and the hear several hereby, and the hear several hereby, and the hereby solf for the represent set of the hit the Notirgator's invites and headings and important hitserial thereas, but is keep the same is defraped at the hear the non-several hereby solf for the represent set of the hit the Notirgator's inter and headings and important hitserial thereas, but is keep the same is defraped at the heart is the set of non-several heading end of the several heading end of theading end of the seve

1. To reimburse the Morgaree for all costs and expenses incurred by him in any suits foreclose this mostrage, or many suit in which the Morgaree may be elicied to defend or protect has relates or lens equared heremoter, including all shares (res. cour. orts. a resamble attorney fee where allowed by law, and other expenses; and such nums shall be added to and heremoter bur elicited in any detere of foreclosure.

9. That all checks or drafts delivered to the Mortgagee for the purpose of paying any sum or sums secured hereby will be paid upon presentants; and that all agencies used in collections thereof, including those agencies transmiting the proceeds of such items to the Mortgagee, aball be considered agents of the Mortgagee. This mortgage is made to the Mortgagee as the Land Bank Commissioner acting purpusat to Part 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any address address herein a distribution of the second back of the s

The Morrgagor in the written application for loan herely secured made certain representations to the Morrgager as to the purpose or purposes for which the p be used. Such representations are hereby specifically referred to and made a part of this Morrgage.

In the event the Mortages what has been due any taxes or assuments against the security or fail to pay at all times during the existence of this instruction may mortages, publicant, lien or encumbrance smires to be lien of this portage or fail to pay the principal doft recurded by ruch mostrace, judgem day, or fail to perform all other exemutian and consisting contained in any ruch mortage; judgement, ison or encumbrance entries to be lien of this assurate, or been provided for, the Mortager may at his optics make using any the mortage; judgement, ison or encumbrance entries to have been assured on the the montage to the structure of the integration of the integration and the encomptant of the integrations servered by the time of this mostrace and been interest from the date of payment at the prince of the rest.

accome currents, akai eccente a port o the mobiledness secured by the tent of this mostrage and even interest from the dute of payment at the raits of five per excemt per atomic multi-The said Mergare harely treating, set, sort and correys to the Mergare all rents, produces, accurate and doiny morely that may from time to this becrease data and payments of the more treating requires in security in the Mergare and rents, produces, accurate the more and and payments of the more data and payments of the more treating requires in security to the Mergare all rents, produces the more data and and the more treating and the more data and the more treating and the more and the more data and payments to the more data and the more data and the more treating and the more and the more data and the more treating and the more and the more data and the more da

If the lands hereby conversed shall ever, during the life of this mostgare, become included within the boundaries of any inrigation, drainage or other special assessment dustriet and/or be embject to and lable for special assessments of any kind, for the trymment of which said lands are not liable at the date of the execut. So of the mostgare, twom the whole of the in forces hereby secure shall, at the your of the Mostgare, become due not apyrable for having a secure shall be the prime of the Mostgare, become due not apyrable for having a special secure shall be the prime of the Mostgare, become due not apyrable for having the special secure shall be the prime of the Mostgare, become due not apyrable for having the special secure secu

If at any time, during the life of this mortage, the premises conveyed hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the in-real-mass the minimum unpaid, by reason of an insufficient water supply, indequate dramate, any cover irregations, or eroson, then said Mortgage shall have the right, at its option, to declare impaid balance of the individences accessed hereby are and spatiale and to relative the individence state of the individence stated hereby are stated and the option, to declare

To the event of forceloure of this mortage, the Mortage shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the rans, issues and profits thereof, the amounts no collected by such rectorer to be applied under the direction of the court to the parament of any judgment rendered or amount loand due under the mortage.

due under nus mortzere. any of the presents on the above described note be not paid when due, or if the Mortzetor shall permit any taxes or assessments on axid hands to become all full pay at all tunes above the existence si thus montzets all due num and interest on any mortzere, judgement, line or encoublence existence to the pay the principal deb scored by main mortzere, judgement, line or encoublence when the performs any or all offers or encoublence existence to the pay the principal deb scored by main mortzere, and mortzere who have been excluded by a score or encoublence existence to the keep the buildings and improvements insured as horizen periods, or shall pay the presence of this lane to main any much mortzere, judgement, keep the buildings and improvements insured as horizen periods, or shall pay the presence of this lane to multituiting inference impress from these for here and periods and improvements insured as horizen bards arguments here contained, then the whole of the instructive principal instructions, and the excited for the presence of stars horizen principal mortains, enclose its for the stars of this mort stars of the instruction is non-tained with the cortexist.

It is serred that slit of the shores of this on the rest cause above described, which have hereafore been dedicated by the Montgares to the Montgares to the Montgare to the M

Now if the said Mortgagor shall pay, when due, all payments provided for in said note, and reimburse said Mortgagee for all sums advi-mants and conditions berein 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, homestead and appraisement laws

The covenants and agreements herein contained aball extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties herein IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

E. S. Heaston

Celia May Heaston

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

This Release

Before me, the undersigned, a Notary Public, in and for said County and State, on this 16th day of February . 193 4, pe Celia May Heaston, his wife E. S. Heaston to me personally known and known to me to be the identical person & who executed the within and foregoing instrument and acknowledged to me that they executed the same

their free and voluntary act and deed for the uses and purposes therein act forth. ness my hand and official seal the day and year last abore written. Witn

My Commission expires November 15th, 1937

45.

C. C. Gerstenberger Notary Public.

(RELEASE) The amount servered by this mortgage has been paid in full, and the/serve in brottoget. Federal Farm Mortgays Corporation, a corporation, and Land Bank Commissions, acting pursuant to Part 3 of the Consigung Farm Mortzage act of 1933, as arounded By The Federal Rend Jank of Wichits, a confortion, Their agent and attorny in Fast Beir agent and attorny in Fast By O. H. Jones Corp. Sul) - Vice President anera Beet (Corp. Seal)