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Provided, this mortgage is given to avoure the payment by the Mortgager. It his offices in the City of Wichin, Kanna, of the sum of 12600,00, evidenced by a termin promisary note of even due herewild, excented by the Mortgager to the Mortgager, at his offices in the City of Wichin, Kanna, of the sum of 12600,00, evidenced by the remain promisary note of even due herewild, excented by the Mortgager to the Mortgager, at his offices in the City of Wichin, Kanna, of the sum of 12600,00, evidenced by the remain promisary note of even due here even and the later of the sum of the later of the later of the sum of the later of the later of the sum of the later of the later of the sum of the later of the later of the later of the later of the sum of the later of the la

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

1. To be now harfully seized of the fee simple title to all of said showe described real entries; to have good right to sell and convey the some; that the same is free from all entrim-binances, excepting such entrimbinances as are specifically described and set out berow; and to warrant and defend the tille therets against the lawful claims or domands of all persons whose

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

3. To make return of said real entry for taxation, skin so received by law; to pay before they better delegatent all taxes, charges and assessments legally levied against the property herea conversed; and to exhibit to Mattaree receipts, or certified coves thereof, evidencing soch payment. 4. To pay at all times during the existence of this mortrager all due toms and interest on any mortrage, judgment, lien or encumbrance senior to the len of this mortrager, to pay the pointing doit secured by such mortrager, indement, lien or encumbrance when due: to exhibit to Mortrager exceeds are correctly enclosed to payment; and to perform all other corrects and condumes contained in any not mortrager, lien or encumbrance senior to the been of this mortrager.

3. The insure and keep instead all buildings and other improvements use any or high any hereiter he placed on a single province against base or danage by for self-or tennade, and the placed on a single province against base or danage by for self-or tennade, and the place of an angle or self-or tennade, and the place of an angle or self-or tennade and the place of an angle or tennate by the self-or tennade and the place of an angle or tennate by the self-or tennade and the place of an angle or tennate the option of Morrisoft the self-or tennade and the place of an angle or applied at the option of Morrisoft tennate the tennative or the tennative tennate tennat 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.

7. Net to pertuit, either wildilly or by neglect, any unreascallé depretiation in the value of aid premises or the baildags and improvements situated thereon, but to keep the same in good regist at all home; to ensatin and work the alove mentoenel premises in good and humhailke manner; not to permi available thereines of the alove mentoenel premises in good and humhailke manner; not to permi avail thereines and the alove mentoenel premises in good and humhailke manner; not to permi available thereines of the alove environment and work the alove mentoenel premises and premises to be permit or well with per value of a double of any available thereines and premises to be permit or well with per value of a double of any available of any available thereines of the permit or well with permits and a state to depress the state of the permit of a state of the state of avail and a state of the state of a state of the irrigation of dramage of state lands.

8. To reindurze the Mortgagere for all costs and expenses incurted by kim in any suit to foreclose this mostgage, or m any suit in which the Mortgagere may be obliged to defend or protect his makes or issue acquired heremoder, including all shortst test, court costs, a reasonable attanter fee where allowed by law, and other expenses; and noch mans shall be addret to and hences p put of the delt events hereity and including in any determine the other court costs. 9. That all checks or during delivered to the Mergagee on the purpose of paying any sum or sums secured hereby wal be paid upon presentment; and that all agencies used in making collections thereof, including those agencies, samming the proceeds of such stems to the Mortgagee, shall be considered agents of the Mortgagor.

This montrage is made to the Montragee as the Land Bank Commissioner acting purputs to Part 3 of the act of Congress known as the Emergency Farm Montrage Act of 1913 (and any moderests therets), and is bereby agreed to be in all respects subject to and governeed by the terms and provisions thereof.

The Mortgager in the written application for ion hereby secured made certain representations to the Mortgage as to the purpose or purposes for which the precede of this loss are to be used. Such representations are kertely specifically referred to and made a part of tain Mortgage.

In the rest the Matteport all falls to py then the any trace as assessments again the excitive of fall to pay at all times during the existence of this mostpare, all due runs and interact on any mostpare, judgment, into or exclusion excert the into of this mostpare, fall to pay the principal dist excerts by such mostpare, judgment, into or exclusions or the into during the existence with the interact of the interact or the int

Action intervent, shull occure a part on the molecules security into them of this metrifice and hear interest from the date of partial at the size of five per centum per annum unit). The skil Metrificator hearly transfer, set sour and corresps to the Metrification and the space of the state of five per centum per annum unit). all and gas of other moreal lease(s) of any thind new exating, or this may horsefure cours into existence, covering the shower descaled and, or any parton thereof, and and Metrification and the state of the s

If the hards hereby conveyed hall ever, during the hie of him morecase, become included within the boundaries of any irritation, drainage or other special assessment during and/or be come subject to and lable for special assessments of any kind, for the payment of which and lands are not lable at the date of the execution of this mortgage, then the whole of the im dividences hereby accurate shall at the option of the Nortgage. become and payhie forthwich.

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 in-tediouse them remaining unpack, by reason of an insufficient water supply, insidepute dramane, improper irregitions, or erosion, them and Morggagee shall have the right, at its options, to detairs impack labace of the individences secured hereby due and payable and to forthwich forcedone this mortgage.

To the erect of foredourse of this motrayse, the Mortayses shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and control of the premises described herein and the second to under the direction of the court to the payment of any judgment rendered or annual found due under the mortayse.

The second part is a second part is a low of excised one is easily also do not any of the Montgage shall persist my tarse or second not add back to be come definitions. The second part is any second part

It is accredited all of the Antraces of this to the real catase above described, which have hereinforme bene delivered by the Motepares to the Motepares therein, shall be retained by and increases until the indeficiences accurate herein paid and incharged in full and in the rest the totic to said real states is converted by the Motepares to the Motepares in the Motepare in the Motepares to the Motepare to the Motepares to the Motepare to the Mo

Now if the said Montgagor shall pay, when due, all payments provided for in said note, and reinburke said Montgagee for all sums advanced hereunder, and shall perform all of the other mants and conditions herein set forth, then this montgage shall be void, otherwise to be and remain in full force and effect.

The said Mortgager hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homentead and appraisement laws. The corenants and apprements, herein contained shall caread to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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

Chas. W. Sehon

Winnie H. Sebon

(ACKNOWLEDGMENT)

STATE OF KANSAS

COUNTY OF DOUGLAS

11.

Before me, the undersigned, a Notary Public, in and for said County and State, on this 19th day of February C. W. Schon, also known as Chac. Was Schon, and Winnie H. Schon, wife,

to me personally known and known to me to be the identical personals was extended as the state of the state o

r Commission expires. November 15th 1937 Legal Scal My Com

(RELEASE)

The smount secured by this mortgage has been paid in full, and the same is hereby canceled this. day of 10

C. C. Gerstenberger Notary Public.