if make, operating to discharge the debt secured hereby at an catlier date and not robusine the amount or deferring the due date of the next payable instalment of principal. 1. To be now hawfally search of the fee simple title to all of said above de-orded real estate: to have good right to sell and convey the same; that the same is free from all ensum brances excepting such excembrances as are specifically described and set out herein; and to warrant and defend the title thereto against the lawful claims or demands of all persons whose

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

1. To make return of an erabet for taxation, when so required by law; to pay before they become delinquent all taxes, charges and assessments legally levied against the property herein conveyed; and to child to Montager receipts or certained repet thereof, evidencing such payment.

4. To sy at all times during the existence of this mortrate all due sums and interest on any mortrate, judgment, lim or encumbrance senior to the lens of this mortrate; to pay the principal dois secured by such nortrates, judgment, has or encumbrance when due; to exhibit to Mortrates receive, or exceeding thereois, evidencing such payment; and to perform all other covernant and conducts construction in any such mortrates, judgment, has no encumbrance there of the lens of this mortrate;

5. To insure not here insured all holidings are able, insparements upon as a which may hereafter he placed on all permises against how or danase by for and/or tennake, and may hanning and hereafter the placed on all permises, against which all hereafter the placed on all permises against how or danase by for and/or tennake, and the placed on all permises are harmonic provide the placed on all permises are harmonic placed by the placed on all permises against how or danase by for and/or tennake, and the placed on all permises are harmonic which are harmonic placed on and the placed on all permises are harmonic placed on any description of the holidings and imposed on any description of the holidings and imposed or danased. 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. Not to premit, ether wildily or by reglect, any uncassable depreciation in the value of aid premises or the buildings and imprevenents situated thereon, but to kerp the same good regist at all knots; to mantain and work the above mentioned premises in good and hubindike manner; not to permit as different values and the to comment our of the same mentioned by and premises or the buildings in become vacant or uncreased; at to rease the developed of the same of the s

8. To reinburse the Marinzere for all costs and expenses incurred by him in any mit to foreclose this mostrage, or m any mit in which the Mortgager may be obliged to defend or protect by makes or lens sequence heremoter, including all shared terms, a reasonable attorney for where allowed by law, and other expenses; and such sums shall be added to and heremoter (including all shared end) for expenses. 9. That all checks or drafts delivered to the Mortgagge for the purpose of caying any sum or sums secure' hereby will be paid upon presentment; and that all agencies used in making collections thereof, including they agencies transmitting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgagee.

This usergage is made to the Mortragee as the Land Bank Commissioner setting pursuant to Part 3 of the ast of Congress known as the Emergency Farm Mortgage Act of 1933 (and any molecula thereto), and its hereby agreed to be in all respects subject to and provised by the terms and provisions theorem.

The Morragor in the written application for loss hereby secured make certain representations to the Morrage as to the purpose or purposes for which the proceeds of this loss are to be well. Such representations are hereby specifically referred to avail make a part of this Morrage. In the event the Moritagen shall fail to pay when due any taxes or assessments against the security or fail to pay at all times during the existence of this moritage, all due sums and interest on any moritage, judgennt, lien or resumbance remoir to the lien of the amoritage, to tail to make the due of the lient all other events and conduction contained in any outh neutrage, indicatent, it or or creationate events to the lien of the amoritage, and the second se

series materials, same messare a part or the measurements secures or the first of the mentry and user more it and the first of particles in the state of a set of the effective parts and the state of a set of the mentry is and user more it and the state of the state

If the hads here'r convered shill ever, during the life of this mortgare, become included within the boundaries of any irrigation, drainage or other special assessment during and/or he come subject to and lable for special assessment to insy had, for the payment of which and links are not lable at the date of the execution of this mortgare, then the whole of the in debelories here's reserved shill at the equivor of the Mortgare, become and payable tentwork.

If at any time, during the life of this mortpace, the premises conveyed hereby shall, in the opinion of the Mortpace, become insufficient to secure the payment to the Mortpace of the in-colores then remaining unpaid, by reson of an insufficient water support, manequate dramane, improper unreason, or erosion, then and Mortpace shall have the right, at its option, to declare mand alance of the moleculares areved hereby due and payable and to orthous the force into motivace.

In the erest of foredours of this moreare, the Martgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the renar, source and profits thereoi, the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this moreare.

found the under namestrate. If any of the spraces on the above described note be not put when due, or if the Morrester shall permit any taxes or assessments on and hands to become delenquent, or if the Morrester of abult for the sprace of the morrester of the

It is spred that all of the abstract of tills to the real costs above degrades, between the terretory terretory to the Mongarez herein, ability events of the strategy of the

Now if the said Mortgagor shall pay, when due, all payments provided for a said note, and reimburse said Mortgagore for all sums advanced hereunder, and shall perio mants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect. The said Mottgagor 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

ats 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 bereunto set his hand and seal the day and year first above written.

Rudolph A. Houk

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

Legal Seal

My Commiss

-

a expires November 15, 1937

Rudolph A. Houk, single and .

his ... fire and voluntary act and deed for the uses and purposes therein set forth. ness my hand and official seal the day and year last above written. ... Witn

C. C. Gerstenborger

- 19.43

Federal Farm Mortgage Corporation, a consoration, End

(IELEASE) The amount secured by this mortgage has been paid in full, and the same is hereby classed this _7.4 day of _721ay_____

(Corp Seal)