19.47. Mortgagor to have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid balance of said principal sum, such additional principal payments

Is not made one take private to private the private and the state of the second state of the next payable instalment of principal. The Mortgagor does hereby covenant and agree with the Mortgagee, as follows:

1. To he now harfully mixed of the fee simple title to all of said above described real entary; to have good right to sell and convey the same; that the same in free from all encoun-bances excepting not excendences as are specifically described and set on heren; and to warrant and defend the talle thereto against the lawful thims or demands of all persons whose error.

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

3. To make return of said real state for traction, when so required by law; to pay before they become defination all taxes, charges and assessments legally levied against the spectre become definition conveyoit and to exhibit to Mortgarge receipts, or certified copies theread, evidencing such payment. 4. To put all first during the existence of the mortrage all due runs and interest on any mortrage, judgment, lien or encumbrance senior to the lien of this mortrage; to pay the principal delt secured by each mortrage, judgment, lien or encumbrance when due; to child to during the exception or encumbrance senior to the lien of this mortrage, judgment, lien or encumbrance senior to the lien of this mortrage, and the principal delt secured by each mortrage, mortragen, lien or encumbrance senior to the lien of this mortrage, and the principal delt secured by each mortrage.

In that periods has consistent substants and part models programmers of the period of the periods of the periods of the period of the periods of the period of the periods of the period of the period of the periods of the periods of the period of the periods of 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mostgagor's written application for said loan.

8. To reindure the Mortgagee for all costs and expenses incurred by him in any suit to forelase this mortgage, or in any suit in which the Mortgagee may be chiliped to defend or protect his rights or leas sequence hereander, including all solverst fers, court costs, a reasonable attorney fer where allowed by law, and other expenses; and such sums shall be added to and herean equilibrium of the delt protect herein during and any suit in solvents. 9. That all checks or drafts delivered to the Mortgagee for the purpose of poying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thereof, including those agencies transmitting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgagee.

This mortrave is made to the Mortgaree as the Land Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1931 (and any moments therein), and is bereby 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 extrain representations to the Mortgager as to the purpose or purposes for which the preceeds of this loan are to be used. Such representations are bereby specifically referred to and made a part of this Mortgage.

In the creat the Matricare shall fait to pay shad due any taxes or assessments against the security or fail to pay at all simes during the existence of this mostrates, all due sums and interstor any moritage, judgment, lien or ecombrance sension to the irra of the matricare, or fail to pay at all simes during the existence of this mostrates, all due sums and due, or fail to perform all other corrections and conductors totelument or such moritages, provided for the evolution of the existence of the irradiant of the matricare such moritage. The evolution of the instance, and its ement pay direction of the instance of

Retinn enterprint, kall retent a part of the monitoriest returned by the total manufact and means that and drip moneys that any form time to time become doe and payable under any all and gas or other morest least() of any fund now existing, or that may hardler some into a kinet into an index, provide the described link of any points there is a second to any point the second of any point to the second of any point to the second of any point the second of any

If the hards hereby conversed abilit ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessments during and or be-e subject to and halls for special assessments of any kind, for the payment of which with and and are not hable at the date of the execution on this mortgage, them the whole of the in-clease hereby surveine shall, at the points of the Marginez, become the and payhic forthwith.

If at any time, during the life of this mortrace, the premises convered hereby shall, in the opinion of the Mortrapee, become insufficient to secure the payment to the Mortrapee of the in-deterious them remaining appaid, by reason of an insufficient water supply, indequate dramace, improger injection, or crosson, then ass. Mortrapee shall have the right, at its opinon, to declare the usual dalatees of the indeterious recourds hereby during and payable and to forthwin forefaces these mortrace.

In the event of foreclosure of this mortgage, the Mortgages 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 recorpt to be applied under the direction of the court to the payment of any judgment rendered or amount found due under thus mortgage.

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Now if the said Mottgagor shall pay, 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 mants 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, homestad and appraisement laws

ents 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 Mortzagor has brecunto set his hand and seal the day and year first above written.

John A. Lewis

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOCCASE

(Corp. Seal)

Before me, the undersigned, a Notary Public, in and for said County and State, on this 9 day of Larch 1914, personally appeared

h15 free and voluntary act and deed for the uses and purposes therein set forth. hie Witn

My Commission expires Juna 30, 1937 Legal Seal

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(RELEASE)

Inis Helen on the origin Mortgage enter this this Present

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Charles (1) Dep

The amount secured by this morigage has been paid in full, and the same is bereby charled I here I farm Molonge Confection a territo show and tand Bark Communication, along puthant & Rat 3 of the Emerginey Farm Molgake let of 1943, as amounted. The In-Interal Link tank of to eshibe and confection Their against and ultimy - m. Such Ray. R. H. Jones Vice Preslert (Corp. Seall)

E. W. Smy

The amount secured by this mortgage has been paid in full, and the same is hereby canceled this 6th day of Nov .

Notary Public.

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