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6. To expend the whole of the loan secured h	acreby solely for the purposes set forth in the Morte-	there has been and perturbative argument loss or damage by fire and/or tormado, in p-rety endering much management of the deposited with and loss theremaker method an insurful four may be spidel at the spide of Mortgare to dackarge arg market and the statistical and an arguments or denotyped or damaged.
 Not to permit, either wilfully or by neglect rood repair at all tames; to mantain and work the alon demolish or permit the removal or demolision of any of not to cut or remove or permit the cutting or removal depreciste in value because of erosion, insufficient wate A. To reimburge the Mottance for all costs. 	, any unreasorable depreciation in the value of asid e mentioned premises in good and husbandik; mann said buildings or improvements situated upon asid pro- of any wood or timber therefrom, excepting such as a r supply, inadequate drainage, improper irrigation, or not except a provide the bin in any duite formers	permises or the buildings and improvements situated therean, but to keep the same in or; and to permit taid buildings to become vacent or unexcuped; not to remove or many he recently for ordinary documents (purpose), and or its permit value for length (or any ranson arising out of the intigation or dramage of and main for length to the method of the second of the second of the second value for the second value for the second of the second of the second of the second value for the second value for the second value of the second of the second value of the second value for the second value of the second value of the second value of the second value of the second value of the second value of the secon
protect his rights or liens acquired hereunder, includin and become a part of the debt secured hereby and inclu	g all abstract fees, court costs, a reasonable attorneded in any decree of foreclosure.	e this mostgage, or in any suit in which the Mostgagee may be obliged to defend or ry fee where allowed by law, and other expenses; and such sums shall be added to
9. That all checks or drafts delivered to the making collections thereof, including these agencies tra	Mortgagee for the purpose of paying any sum or sum mamitting the proceeds of such items to the Mortg.	ms secured hereby will be paid upon presentment; and that all agencies used in agree, shall be considered agents of the Mortgagor.
The Mortgagor in the written application for loan be used. Such representations are berefy specifically a	hereby secured made certain representations to the	of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any rovisions thereof. Mortgagee as to the purpose or purposes for which the proceeds of this loan are to
In the event the Mortgagor shall fail to pay when interest on any mortgage, judgment, lien or encumbrand due, or fail to perform all other tovenants and condu- berein provided for, the Mortgager may at his option n nection therewith, shall become a part of the indebtedne	due any taxes or assessments against the security or e serior to the len of this mortgage, or fail to pay ans contained in any such mortcage, judgment, keen take such payments, perform such corecanns and con ess secured by the lien of this mortgage and bear in	or fail to pay at all times during the existence of this mortpape, all due sums and the principal debt secured by such mortpape, jolgnenst, lens of encombrance when or mumbrance when it to he less of this mortpape, relist its maintain sustance as allosses, or provide such assurance, and the associational therefore or incurred in com- ternat from he device of payment at the sub-set of sub-set pay and the sub- set of the sub-set of payment at the sub-set of sub-set of sub-set of sub- set of the sub-set of payment at the site of set of set of set of set of set of sub- set of sub-set of set of
Let all Alorteger herely finalers, sets over and serves to resurce, achieved results and deliver to the Mont retus, reparties, achieved and deliver to the Mont retus, reparties, about a deliver and deliver and the the results and deliver and the sets and the sets of the sets of the sets and deliver and the sets of the sets of the sets and sets and the sets of the sets of the sets of the sets and sets of the sets of the sets of the sets and sets of the sets o	Convey is the Morizager all rents, repairs, boun- converse in the Morizager all rents, repairs, boun- pose mak device in other similar to the Morizager may be recovered by the Morizager shall be applied framed in payment of tasks, insurance presentume, for with the mirrent dust thereast and second, the presence of such rents, repairs, homeus and delay morisation of such rents, repairs, homeus and delay or side, indipendical of the morizage line on and real	est and divisy moneys that may from time to time become due and payable under any coverning the known described land, or any poin o theread, and and Mostrager theread and the second second second second second to have an division field, to the payments of mainted instantism upon the none second to have an division balance, if any, upon the primerial remaining unpud, is a with a manner between balance, if any, upon the primerial remaining unpud, is a with a manner between the second second second second second second second second second water and or remaining the second second second second second and the second second second second second second second enter the second second second second second second second enter the second second second second second second second enter the second second second second second second second enter. Upon payment in full of the mortage define and the refrare of the mortager enter.
come subject to and liable for special assessments of an	ite of this mortgage, become included within the bo y kind, for the payment of which said lands are no	undaries G any irrigation, drainage or other special assessment district and/or be- ot liable at the date of the execution of this mortgage, then the whole of the in-
debtedness then remaining unpaid, by reason of an insu	fremises conveyed hereby shall, in the opinion of the fricient water supply, inadequate drainage, improper i	e Morigagee, become insufficient to secure the payment to the Nortgagee of the in-
collect the rents, issues and profits thereof, the amounts	so collected by such receiver to be applied under t	the direction of the court to the payment of any judgment rendered or amount
If any of the payments on the above described note or hall fail to pay at all times during the existence o fail to pay the principal dott secured by such mortga- gate, judgment, lien or encurbance senior to the lien brance senior to the lien of this mortgate, or shall per fail to keep the buildings and improvenness insured as fail to keep and persons all 4.1 singular the covenant become immediately due and payable and bear interest f	be not paid when due, or if the Mortgagor shall per f this mortgage all due sums and interest on any m r, judgment, lien or encumbrance when due, or sha of this mortgage, or shall appentia any foreclosure mait the premises hereby conveyed to be sold under heren provide, or shall apply the proceeds of this is, conditions and agreements herein contained, then on such due at the rate of the per centum yer a	mit any taxes or assessments on asid lands to become delanguent, or if the Morres- ostrate, judgetent, ien or recombrance senier to the Fon of this mostrate, or hall if all to perform any or all other servenants and conditions contained in any mort- estimate of the senier of the senier senier and the senier of the senier execution by write of any much mortrate, judgetents, iten of enumbrance, or hall due to the understands secured hereby, at the option of the Mortgager, ball mess, and the understate secured hereby, at the option of the Mortgager, ball mess, and the understate secured hereby, at the option of the Mortgager, ball
It is agreed that all of the abstracts of title to t Mortgagee until the indebtedness secured hereby shall satisfaction of the indebtedness hereby secured, said abst abstracts shall mass to the nurthaser at the Sheriff.	he real estate above described, which have heretofe have been paid and discharged in full, and in the racts shall thereupon become and be the property o	are been delivered by the Marcagor to the Marcagare herein, shall be retained by said even the title to said real estate is conveyed by the Mortgager to the Mortgager in the Mortgage, or in the event of foreclosure of this mortgage, the title to said risid provided by law.
Now if the said Mortgagor shall pay, when due, all covenants and conditions herein set forth, then this mort	payments provided for in said note, and reimburse gage shall be void, otherwise to be and remain in fi	said Mortgagee for all sums advanced hereunder, and thall perform all of the other
The said Mortgagor hereby waives notice of election	n to declare the whole debt due as herein provided	, and also the benefit of all stay, valuation, homestead and appraisement laws
IN WITNESS WHEREOF, the Mortgagor has here	extend to and be binding upon the heirs, executor runto set his hand and seal the day and year first r	rs, administrators, successors and assigns of the respective parties hereto.
		Jiran T. Hommed
		- Jan Barris - A Gilba M
		. Bortha P. Horard
	(ACKNOWLEDGMENT	,
STATE OF KANSAS COUNTY OF DOUGLAS		
Before me, the undersigned, a Notary Public, in and	for said County and State, on this 13th day (of Wirch 1914, personally appeared
Hiran T. Howay	•d and	Fortha P. Howard, his wife
to me personally known; and known to me to be the id the <u>their</u> free and voluntary act and deed Witness my hand and official seal the day and year la	entical person. S who executed the within and fore	racing instrument and acknowledged to me thatthOyexecuted the same
dy Commission expiresllovember_15th,	1937	C. C. Gerstenberger Netsry Public.
Legal Seal	(RELEASE)	
the Emergency Farm Mortrage Ac	t of 1933 as amonded	od His Dec 19.47 ank Commissioner, acting pursuant to Part 3 of Their Agont and Attorney-in-Fact.
(CORP. SE		y R. H. Jones, Vice President
relation written original		· · · · · ·
entered 0 day		
A. Bril	•	

Provided, this moreage is given to secure the payment by the Moreager to the Moreager, at his effects in the City of Winkle, Kanas, of the som of 1_1,000_000, endenced by a terminal promissory nate of erm due herevise, exceeds by the Moreager to the Moreager, at his effects in the City of Winkle, Kanas, of the som of 1_1,000_000, endenced by a terminal provide balance of the payment of an all some, with interest on and principal or unade balance of the for payment of the Moreager to the complete and the remaining instances the payment of the formation of the payment of the moreage to the remaining instances the payment of the formation instances the payment of the more due to the remaining instances the payment of the more due to the remaining instances the payment of provide an exception of the payment of the more due to the remaining instances the payment of the more due to the remaining instances the payment of provide an exception of the payment of the paymen

if made, operating to discharge the difference the difference of an and not reducing the amount or deferring the due date of the next payable instalment of principal. The Mortgagor does hereby coverant and agree with the Mortgager, as follows:

b. To be now hwidily soired of the fee single the nail of all deve developed and events in have good right to sell and convey the same; that the same is free from all expan-trances excepting such encombance. as are specifically described and set out herem; and to warrant and defend the title therem spaint the lawful claums or domands of all persons whose ere. 2. To pay when due all payments provided for in the note secured hereby.

3. To make return of said real extre for trantion, when so required by the; to pay sectore they become delinquent all taxe; charges and assessments legally levied against the property herein conveyed; and to exhibit to Mortgages receipts, or certained copies thereof, evidencing reck payment.

4. To pay at all times during the existence of this mortgage all due sums and interest on any mortgage, judgment, lien or encumbrance senior to the lien of this mortgage; to pay the principal debt secured by nuch mortgage, judgment, lien or encumbrance when dur; to exhibit to Mortgages receipts, or certified copies thereof, evidencing such payment; and to perform all other extransition and the mortgage of the mortgage of the mortgage of the mortgage. The mortgage of the