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Provided, this marrage is given to secure the payment by the Morragers to the Morragers, or his offices in the City of Wichitz, Kazasa, of the sum of 1.2000_00___, evidenced by return promisery note of even date herevila, executed by the Morragers to the Morragers, conditioned for the payment of sold sum, with interest on sold principal or unpaid balance 1921: Mortagers to have the primering management on each process sections mercers payment ones, as an annuous totability of the section of th

The Mor.tagor does hereby covenant and agree with the Mortgagee, as follows: 1. To be now invisibly seized of the fee simple title to all of and above described real entate; to have good right to sell and conver: the same; that the same in free from all estum brance excepting next encombrance as are specifically described and set out herein; and to warrant and defend the title thereto against the lawful chains or demands 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 exter for taxation, when so required by law; to pay before they become delinquent all taxes, charges and assessments legally levied against the property horein converyed; and to childs to Mortragee receipts, or certified copies thereof, evidencing nuck payment. 4. To pay at all times during the existence of thus mostgare all due turns and interest on any mostgare, judgment, lien or encumbrance sensior to the len of this mostgare; to pay the participal delt secured by such mostgare, independ, lien or encumbrance when due; to exhibit to Mostgare record, or victured copies thereof, evidencing such payment; and to perform all elefer coverant and conductors contained in any such mostgare, lien encumbrance sensior to the lien of this mostgare.

5. To insure and keep insured all buildings and other importants now approximately 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortagor's written application for said loan.

7. Not permit, either wildlij er by negleet, my unreasonable depreciation in the value of axid premises or the buildings and improvements situated thereon, but to keep the same in good negarit at all buoes; to examin and work the above neutoneous methods and buokandike manarer; son to permit aid thuidings in permites the state of thuidings in permites the state of thuidings in the state of the state of the state of thuidings of thuidings in permites that and thuiding the state of the state of the state of the state of thuidings in the state of thuidings in the state of the state of the state of the state of thuidings in the state of the state o

8. To reimburse the Mortgaree for all costs and expenses incurred by him in any nuit to forcelose this motgage, or m any suit in which the Mortgaree may be obliged to defend or protect his rights or lient sequend heremder, multimed all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and suck sums shall be added to and hereme a suit of the doth yeared herer and enclosed in any. Actes of the cost of the suit of the doth yeared herer and suck sums shall be added to and hereme a suit of the doth yeared herer and enclosed in any determined to the suit of th

9. That all checks or drafts delivered to the Mongagee for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thereof, including those agencies transmiting the protection of such items to the Mongagee, shall be considered agents of the Mongageet. This montpage is made to the Montpagee as the Lund Bank Commissioner acting pursuant is Put 3 of the act of Congress known as the Emergency Farm Montpage Act of 1933 (and any endments thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereod.

The Mortgagor in the written application for loan hereby secured made a ration representations to the Mortgager as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are koreby precifically referred to and made a ratio of this Kortgager.

In the sense the Moringers shall foll to pay when the store or storements against the sensitive of fall to pay at all times during the sufference of this sentrates, adjustment, for some start of the sense of the instruction of the sentrates, adjustment, for some start back of the latter to the sense of the sense of

The said letters ends to use memory a part or as memory as the original states and the second states and the s

If the hands hereby conversed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessments of any kind, for the payment of which mid hands are not likele at the date of the execution of this mortgage, them the whole of the in-teness hereby revent shall, at the points of the date of a paylok forthwith.

If at any time, Juring the life of this motyage, the premises coveryed, hereby shall, in the opinion of the Motyagere, become insufficient to secure the payment to the Mortgagee of the in-debedience here remaining upsield, by reason of an insufficient vater supply, inalequare dramage, imposer irritation, or erosion, then said Mortgagee shall have the right, at its option, to declare the much shalmer of the indebedience usered better burger and payable and its forship in foreign that more than a start of the indebedience shall have the right, at its option, to declare the much shalmer of the indebedience usered better burger and payable and its forship in foreign that more than a start of the indebedience shall have the right, at its option, to declare

In the event of foreclosure of this mortgare, the Mortgaree shall be entitled to have a receiver appointed by the court to take possession and scotrol of the premises described herein and collect the tents, issues and profits thereof, 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 mort the mortcare.

If any of the payments in the above devicted once he not paid when day, or if the Margacer shill permit any trace on suscements on said latis to became delengent, or if the Marga evaluation of the state of the sta

It is agreed that all of the abstrate of this is the real state above described, which have been delivered by add in the state of the abstrate of this is the real state above described, which have been delivered by the Montgare break Montgares been able to be abstrate of the Montgare break Montgares to be Montgares to be Montgares indictions of the indicadences berefy a state of addrases hall herenow beenes and be the property of a Montgare of the Montgares of the Montgares to be Montgares indictions of the indicadences berefy recently and Jahrases hall herenow beenes and be the property of a Montgares of the indicadence beenest of forechouse of the indicadence beenest of the Scraft's of Montgares of the indicadence beenest of the Scraft's of Montgares and be the property of a Montgares of the Montgares of the Montgare of the Montgare

Now if the said Mortagor shall pay, when due, all payments provided for in said note, and reindung said Mortagor for all sums advanced hereunder, and shall perform all of the other manua and considering herein action them this mortage shall be void, otherwise to be said and 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 lawa

The covenants and agree ents berein 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.

George Hoskinson

Florence Hoskinson

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 16th day of_____ L'arch_ ... 1934 personally appeared . George Hoskinson and Florence Hoskinson, his wife,

to me personally known and known to me to be the identical person. S. who executed the within and foregoing instrument and acknowledged to me that thoy executed the same as thoir use for the non-index of any second device of the same the same thous and personal barries at forth 2 free and voluntary act and deed for the uses and purposes therein set forth. hand and official seal the day and year last above written. Witne

November 15th, 1937 My Commission expires_____ Legal Seal

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C. C. Gerstonberger Notary Public.

(RELEASE)

The amount secured by this mortgage has been paid in full, and the same is hereby canceled this 27th day of may 10-Federal Farm Mortgage Corporation, a corporation, and Land Bank Commissiones, 1946 acting pursuent to Part 3 of the Emergency Farm mortgage act of 1993, accounded. B. The Federal Land Bank of Wichite, a corporation, This agast and

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altorney in Fact (Corp. Leal)

By R. T. Jones Vice President