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3. To make return of said real estate for taxation, when so required by law; to pay before they become delinquent all taxes, charges and assessments levally levied against the operity herein conveyed; and to exhibit to Mostragee receipts, or certified copies thereof, evidencing such payment. 4. To pay 3^a all times during the existence of this mortgage all due sums and interest on any mortgage, julgment, lien or encumbrance senior to the iem of this mortgage; to pay the principal dob secured by such mortgage, identify, and anortgage, its pay and its perform all other correstants denoting in an interest, include the subscript, and the perform all other correstants denoting in an interest, include the subscript, and the perform all other correstants denoting in an interest, and the performance senior to the interestant denoting in an interest senior to the interestant. 5. To insure nel las plannel all indicas and other insurements new as, or bick any hereiter he placed on said premises, attaint loss or danage by for and/or townels, at new more, ne and creanizie, each for and a more in a surface and the placed on the placed on a single premises, attaint loss or danage by for and/or townels, at to be parable to the Monizare as his metreen may appear. Any mus arceved by Monizare in artification of the indication of the indica 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 permit, either wilkuly or by neglect, any unreasonable depreciation in the value of and preasines or the buildage and important the total thereas, but to keep the same in sair at all inner; to maintin and work the above control permits in goods and automatike manner; not to permit sair buildage and important or uncorqued; not to remove of permit the enveloped of and of any of and allound or importenent instands that. So the same in the same in the same of a permit the result of during the same of a permit the enveloped of any of and allound or importenent instands. The same instand of during or removed in the state of a permit the result of general or any of any of and allound or importenent instands. The same instand of during the same of a permit the column of any of any of and the thereinon, excepting and as any hencesary for addinary for during any of a to permit all rel estate to the invite values of oresing, built any essay and rel to permit all reliance to the same of a set of the invite values of a said and a. 8. To rembure the Mortgagee for all costs and repenses incurred by him in any suit to foreclose this mortgage, or in any suit in which the Mortgagee may be abligted to defend on protect has rights or liens expanded hereinding all abtract fere, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be added to and become a part of the debt security therein protect has a for each other all costs and such sums shall be added to and become a part of the debt security therein protects and such sums shall be added to and become a part of the debt security in the protect part of the debt security. 9. That all checks or drafts delivered to the Meritagee for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all scencies used in making collections thereof, including those agencies transmiting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgager. This mortrage is made to the Mortragee as the Land Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortgage 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 thereof. The Mortgager in the written application for loan hereby secured made certain representations to the Mortgagee as to the purpose or purposes for which the proceeds of this loan are to used. Such representations are hereby specifically reterred to und made a part of this Mortgage. In the event the Mortgaren shall fail to pay when due any taxes or assessments spins the trensing of the trensing of the spinses during the existence of this matrices, all due most and uttered on any matrices, updatent, lien or encoubrance senior to the lien of the nortgare, or fail to pay the principal det neuronal pay the mortgare, judgenet, lien or encoubrance trensing the due most and due, or fail to pay the due any matrices, updatent, lien or encoubrance trensing the sub-mortgare, all due encours and and due most and the most and the most and the sub-mortgare, budgenet, lien or encoubrance trensing and conductions of many sub-mortgare, and the amount and the encours of the lien of the mortgare or fail to unitant instance as a been provided for, the Mortgare may at his option make such payments, periors mark correlants and conductions, or provide sub-mortgare, and the amount a. I deterior, or incurred in team. The said Merizator here's traiter, sets over an unmonitor water or just and a longing and other mitter inforts from the data of here be, centum per annum unit paid. The said Merizator here's traiter, sets over and movements water or just and a set of the set of the best of the set of t If the lands hereby conveyed shall ever, during the life of this mortgare, become included within the boundaries of any irrigation, drainage or other special assessment dustriet and/or be come solver to and halle for pecual assessment of any ked, for the payment of which said lands are not indic at the date of the carcution of this mortgare, them the whole of the in-If at any time, during the life of this mortrage, the premises coveryed bereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the in-reduces then remaining unjuit, by restant of an insufficient water myslo, insufficient damanee, improve impacton, or enotion, then and Mortgagee shall have the right, at its option, to declare impact balance of the individuous secured hereby our and hypothe and to include damanee. This many secure damanees the right, at its option, to declare In the event of functions of this monteer, the Monteere shall be emulied to have a receiver appointed by the court to the presention and control of the premises described berein and bet the runn, many most provide therein, the annuals so concrete by such success to be applied market the described of the court to the payment of any polynomi reducted or annual and de under the monteere. I man die under man marges. I any die symmets om te abere deschied note le not paul wien der, or if the Mortgager shall permit any taten er atseuments om said lands to become delangures, er if the Marga-er shall fall op pyr at ill mune daren the existence of the mortgage all des sums and interfas om any mattage, judgenes, in einer ensumbance stemer to the ice of this mortgage, or shall has provide the provide dest steated by such myrtgage, judgenes, in einer ensumbance stame data and an er statu has provide the provide dest steated by such myrtgage, judgenes, in einer ensumbance statu has provide the interfas and the provide statutes of the mortgage judgenes, in the provide statutes and the provide statutes of the mortgage, judgenes, interfast, and the er ensume trace some to the ine of the mortgage, judgenes, inter er ensume trace some to the ine of the mortgage, judgenes, interfast, eresting the statutes of the mortgage, judgenes, interfast, and interfast, and and the statutes of the provide statutes of the statutes of the mortgage, judgenes, interfast, and the eresting trace some to the ine of the mortgage, judgenes, interfast, comparing the statutes of the mortgage, judgenes, interfast, and interfast, and interfast, and and the statutes of the mortgage, judgenes, interfast, and the eresting the statutes the blast gas all generations interfast and the statutes of the mortgage, judgenes, interfast, and the eresting the statutes of the mortgage, judgenes, interfast, and the eresting the statutes of the statutes of the mortgage, judgenes, interfast, and the statutes of the mortgage and the statutes of the statutes of the mortgage and the statutes of the statutes of the mortgage and the statutes of the statutes of the statutes of the statutes of the mortgage and the statutes of It is served that all of the character of fulls as the real status above dustrieds shich have heretofore been delivered by the Montagger to the Montagger term, shall be retained by said inscisso util the indicatence science in benefity and indicatence in the dustried in the train of the Montagger of the Montagger to the Montager to the Montager to the Montager inscisso of the indicatence scretcy and haracter shift hereapon become and her the property of the Montager and foreclosure of the montager, the full of the montager of the Montager of the full of the montager of the montager, the full of the montager of the full of the montager, the full of the montager, the full of the montager, the full of the montager of the montager of the full of the montager o Now if the said Mortgagor shall pay, when due, all payments provided for in said note, and reimburse said Mortgager for all sums advanced hereunder, and shall perform all of the other mants and conditions herem set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect. The said Mortgagor hereby waires notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead and appraisement laws. nents herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto ts and arr IN WITNESS WHEREOF, the Mortgagor has brecunto set his hand and seal the day and year first above written. Daniel M. Shotwell Tillio J. Shotwoll (ACKNOWLEDGMENT) STATE OF KANSAS -COUNTY OF DOUGLAS Before me, the undersigned, a Notary Public, in and for said County and State, on this 19th day of March , 1934, per nally appeared Daniel H. Shotwell and ______ Tillie J. Shotwoll, his wife, me personally known and known to me to be the identical person. S. who executed the wilkin and foregoing instrument and selmewledged to me that they executed the same thei :h012 free and voluntary act and deed for the uses and purposes therein set forth. so my hand and official seal the day and year last above written. C. C. Gerstenberger Notary Public. November 15th, 1937 My Commission expires

Provided, this metrages is given to secare the payment by the Matricener to the Managares, it is a filters in the Give of Wiching Kannas, of the gam of <u>1.2520.00</u>., reinfanced by a certain promisery parts of a real data in any with interests we and principal or unpaid balance thereof at the rate of five per centum per name, paytic semiannual on the LST_May of <u>5007tomb07mal_lArch</u>, and explored or unpaid balance thereof at the rate of five per centum per name, paytic semiannual instances to set of <u>5007tomb07mal_lArch</u>, and the remaining instalment of <u>1.15500</u>...each, the first instances to high paytic end to the set of the set

. I. To be now huwfully sound of the fee simple title to all of an above develoed stal extate; to k-re good right to sell and convey the same; that the same is free from all encumbranese scoreptory such encumbraness as are specifically described real states; and to warrant and defend the title thereto against the lawful channe or demands of all persons whose were.

if nade, operating to discharge the debt accured hereby at an earlier date and not reducing the amount or deferring the due data of the next payable instalment of principal.

The Mortgagor does hereby covenant and agree with the Mortgagee, as follows:

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

Legal Scal (RELEASE) The amount serured by this mortgage has been paid in full, and the same is hereby canceled this 10th day of dec 1043 Federal Farm Mortgage Corporation, a corporation, and Cand Bank Commissions, acting Sursuant to Part 3 of The Emergency Farm Mority ag act y 1733, as amended. By The Federal Land Bark y Wichita, a Corporation, This agant and attorny - in-Fast Of R. V. Jones Vice President (Cop. Sed) el a But