1927; Mottgagor 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

if made, operating to discharge the debt secured hereby at an earlier date and not reducing the amount or deferring the due date ot the next payable instalment of principal. The Muttrayor does bereby covenant and agree with the Mortgager, as follows:

1. To be now hawfully scient of the fee simple title to all of asid above described real estate; to have good right to all and convey the same; that the same is free from all estum barners encycling pack encumbrances as are specifically described and set out herem; and to warrant and defend the title theteto against the lawful claims of demands of all persons whome 2. To pay shen due all payments provided for in the note secured hereby.

3. To make return of said real evante 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 exhibit to Mortpagee receipts, or certabed explose thereof, evidencing such payment.

4. To pay at all times during the existence of this mostgage all due sums and interest on any mostgage, judgment, lien or encumbrance senior to the lien of this mostgage; to pay the pointgad doit second by not mostgage, judgment, lien or encumbrance when due; to exhibit to Mostgage receipts or exceeding such payment; and to perform all other coverants and conductors connoted in any not mostgate, judgment lien or encumbrance senior to the lien of this mostgage.

5. To insure and kep insured all buildness and other improvements too use which may hereiner be placed on the insure of the and / here and / 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 wilduly or by necket, any unreasonable depreciation in the value of and permises or the buildang and improvements situated thereon, but to keep the same in cool arguing at 11 kmon; to anothin and work the above nentourced permises in good and hushandike manare; not to permit and buildang; of become vacant or uncercaped; not to remote or hubble permits at 11 kmon; to anothin and work the above nentourced permises in good and hushandike manare; not to permit and under the removal of expression of any data buildang; on good permits and the state of the above of expression and the state of the stat

8. To reinhurse the Mortgagee for all costs and expenses incurred by him in any suit to foreclose this mortgage, or m any suit in which the Mortgagee may be obliged to defend or protect his targets or hem sequent hereunder, including all abstract (ers, court costs, a resonable attorney fee where allowed by haw, and other expenses; and such sums shall be added to and hereone any of the deb versus foreform the resonable of foreclosure.

9. That all checks or dufits defirered to the Mortgager for the purpose of paying any sum or sum secured hereby will be paid upon presentment; and that all agencies used in making collections thereal, including these agencies transmitting the proceeds of such items to the Mortgager, shall be considered agents of the Mortgager. This mortrage is made to the Mortragee as the Lun. Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortrage Act of 1933 (and any endmests 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 table certain representations to the Mortgager as to the purpose or purposes for which the proceeds of this lo be used. Such representations are hereby specifically referred to and made a part of this Mortgage.

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neuron uncrean, same revent a part or ne memorance setures or tre into of tais moritage and lear interest from the date of paperent it the rate of air per centum per annum utili paid. The sail designed recept interpret, sets or as a design to the Moritage and lear interest from the date of paperent it the rate of air per centum per annum utili paid. a) and gas or other innersil (setf) of any indin our ration, or that may hereafter come into existence, covering the above of feering beam of the any periods the out of and all and gas or other innersil (setf) of any indi new ration, or that may hereafter come into existence, covering the above of feering beam of the air periods the based of parts to execute, knowledge and define the Moritager each define of their instruments as the Moritager may new or hereing the above any periods the program the based in the combinatement of the Moritager (or any mean Aboved or the payment of tax), instrume periods, each and and the instrument of the Moritager (or any mean Aboved or the payment of tax), instrume periods, the above or strument and the strument of the moritager is and aboved to the combinatement of the Moritager (or any mean Aboved or the payment of tax), instrume periods, the aboved or any one showed in payment of prior moritager, judge aboved to the combinatement of the Moritager (or any mean Aboved or the therein and reverse may, or also and aboved in payment to prior moritager, judge aboved to the combinate and the aboved any or aboved to the structure of the intervent of the any end to provide the structure of the there in and the intervent of the aboved to the intervent of the aboved to the structure of the structure of the structure of the aboved to the structure of the intervent of the aboved to the structure of the aboved to the structure of the structure of the aboved to the aboved to the payment in foll of the moritager is aboved to the aboved to th

If the hads hereby conversed shall ever, during the life of this mortgage, become included within the boundaries of any irritation, drainage or other special assessment dustriet and/or be come subject to and hable for special assessments of my kind, for the payment of which and lands are not indic as the date of the execution of this mortgage, them the whole of the in-clutering interval.

If at any time, during the life of this mortrare, the premises conveyed hereby shall, in the opinion of the Mortgaree, become insufficient to secure the payment to the Mortgaree of the in-real-mass the meaning unpaid, by reason of an insufficient water supply, inadequate dramane, improper irrigation, or erosion, then and Mortgaree shall have the right, at its option, to declare manged balance of the individents around hereby means and appathe and to protown for forces the insufficient to accurate the right, at its option, to declare

In the event of foreclouve of this motrance, the Mortgance shall be entitled to have a receiver appointed by the court to this postension and control of the premises described herein and collect the centa, rouce and posts thereoi, the amounts as 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 mortgance.

found due mort his monipare. If any of the sparments on the absere described note be not paid when dee, or if the Moniparent shall permit any taxes or assessments on said lands to become delinquent, or if the Monipare and interest on any monipare, judgement, here or evanibatione estimates of the part of the monipare devices of the amotivary and the summary and taxes or assessments on said lands to become delinquent, or if the Monipare and interest on any monipare, judgement, there or evanibatione estimates of the device of the amotivary of the device of the summary of all devices of the devices of the summary of all devices of the summary of the devices of the summary of all devices of the summary of the summary of the devices of the summary of the device of the summary of the summary of the device of the summary of th

It is agreed that all of the abstrate of the to the real state shore deterried, which have heretafore been delivered by the Montgare herein, shall be retained by said memory of the abstrate of the half have a state of the state of the state of the state of the Montgare herein, shall be retained by and memory of the abstrate of the State of the state of the state of the state of the Montgare of the Montgare herein, shall be retained by and memory of the abstrate of the State of the Montgare in the state of the Montgare of the Montgare of the Montgare of the Montgare of the abstrate of the State of the Montgare is a state of the Montgare of the Mon

Now if the said Mortgager shall pay, when due, all payments provided for in said wore, and temburse said Mortgagee for all sums advanced kereunder, and shall perform all of the othe matter and tonditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect. The said Mortgagor bereby waives notice of electi on to declare the whole debt due as merein provided, and also the benefit of all stay, valuation, homestead and apprai-

The corenants 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.

William W. Winters

Lota Winters

Artio D. Winters

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

This Rela.

16entered of a fine day arold a Beck

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Before me, the undersigned, a Notary Public, in and for said County and State, on this 21st day of_____ Inrch ., 193.4. personally appeared ... William W. Winters, and Lota Winters, his wife, and Artic D. Winters, a single man,

to me personally known and known to me to be the identical person. S who executed the within and foregoing instrument and exhowledged to me that they receuted the same + their thoir free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written.

My Co November 15th, 1937 Legal Seal

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C. C. Gerstenberger Notary Public.

Legal Seal (RELEASE) (RELEASE) The amount secured by this mortgage has been paid in full, and the fame is hereby churched this 3/st day of March 1943 Jederal Farm Mortgage Corporation, a Corporation B. J he Faderal Kand Bank of Wichita, a Corporation Sto agent and attorney in Fact By C. R. Kurt Vice President

(Corp. Seal) was written on the original Mor tgage a

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