if made, operating to discharge the gebt secured hereby at an easting data and	Detober_nd_April_in each years and principal was detained as 80.00
	mount or deferring the due date of the next narable instalment of adjustical principal p
The Mortgagor does hereby covenant and agree with the Mortgage, as follows: 1. To be now lawfully seized of the fee simple tilds to all of and dessided and the set of the set	population principal.
<ol> <li>To be now lawfully reined of the fee simple title to all of said above described real rates beanese excepting such encumbrances as are specifically described and set out herein; and to wa ever.</li> <li>To pay when due all payments provided for in the said summed herein.</li> </ol>	are: to have good right to sell and convey the same; that the same is free from all rrant and defend the title thereto against the lawful claims or demands of all persons
2. To pay when due all payments provided for in the note secured hereby. 3. To make return of said real estate for taxation when an annual hereby.	
3. To make return of said real etation is training, when so required by law; to pay being there's converged; and to exhibit to Mortgare receipts, or etailed copies aftered, reident (a for a statistic sector), and the said sector of the mortgare, information is not required by the sector of th	re they become delinquent all taxes, charges and assessments legally levied againing such payment.
5. To insure and keep insured all buildings and other improvements now on, or which may such manner, in such companies and for such amounts as may be satisfactory on the Martinet	mor to the lien of this mortgage.
5. To desire and keys indexed all buildings and the improvements are one, or which may take many for the indexed all buildings and their improvements are one, or which may take the indexed and the indexe	polic(y-ics) evidencing such insurance coverace to be depauted with and, loss ther retultment of an insured loss may be applied at the option of Mortgaace to dischart econstruction of the buildings and improvements to destroyed of damaged. Mortgaace's written application for said lan.
good reast at all unreast enter within of by neglect, any unreasonable depreciation in the value of demoliato premit the reast of demolition of any of and buildings or improvements situated used not to cut or remove or personal or demolition of any of and buildings or improvements situated used depreciate in alue because of label units or removal of any wood or timber therefrom exercisions at	said premises or the buildings and improvements situated thereon, but to keep the said premises not to permit said buildings to become vacant or unoccupied; not to remit diar premises of a moccupied; not to remit
8. To reimburse the Mortgagee for all costs and expenses incurred by him in any suit to fo protect his rights or liens acquired hereunder, including all abstract for court costs.	on, or for any reason arising out of the irrigation or drainage of said lands.
The reaction of the second maintains where supply, inadequate drivings, improper intrinsi- porter has not liens accounted hereinder, including all abstract feet, court costs, a transmitter of and become a basis of head accounted hereinder, including all abstract feet, court costs, a transmitter of the driving of the driving and including all abstract feet, court costs, a transmitter of the driving of the driving of the driving and including all abstract feet, court costs, a strain of the driving of the driving and including and the driving of the driving of the making collections hered, including these sectors transmitus the propression of and items to the J This montrage is made to the Morregates as the Land Hark Commissions atting persuant to D.	itorney fee where allowed by law, and other expenses; and such sums shall be add
This mortrage is made to the Morragee as the Land Bank Commissioner acting presents to the 2 anendments thereto), and is hereby agreed to be in all trapets molect to and governed by the terms. The Morrageo in the written application for loan hereby secured made certain representations at hered. Such representations are hereby specifically referred to and molect molecturing representations of	or sums secured hereby will be paid upon presentment; and that all agencies us lorizagee, shall be considered agents of the Mortgagor.
The Mortgagor in the written application for loan hereby second and	and provisions thereof
The Mortgagor in the written application for an interest subject to and governed by the terms be used. Such representations are hereby specifically returned made a part of this hortgage. In the event the Mortgagor shall fail to pay when due any taxes of assignments applies the requirements and the store of the mortgage.	o the Mortgagee as to the purpose or purposes for which the proceeds of this loan a
are, or fail to perform all other covenants and conditions contained in any such mortgage, or fail to berein provided for, the Mortgage may at his option make us to be mortgage. Judgment,	pay the principal debt secured by such mortrage, judgment, lien or all due sums
The suit Average having an approximation of the individual secure by the first of the morizate and let al and gas or other mineral issue(s) of any kind new exampts to the Morizate all first morizate and let al and gas or other mineral issue(s) of any kind new exampts to the Morizate all first morizate in the replation behaviored and address is the second second second second second in the replation behaviored and address is the second second by the Morizate and let the replation behaviored and address is the second second by the Morizate half he sould be rembusements of the Morizate provide, target with hyperten to take, instance pressure that may encount the second second second second second second second second the replation behaviored and the second second second second second second the replation behaviored and the second second second second second the replation behaviored and the second second second second second second the replation behaviored and the second second second second second second the replation behaviored and the second second second second second second the results and second second second second second second second second second the results and the second second second second second second second second the results and the second second second second second second second second second second the results and the second sec	conuses and delay moneys that may from time to time become due and payable under ience, covering the above described land, or any potion thereof, and avid under
ents, liens or encumbrances, as herein provided, together with the interest due thereon; and second, a not to abate or reduce the semi-annual payments but to come with the interest due thereon; and second,	ed: first, to the payment of matured instalments upon the note secured hereby and as, or other assessments, or upon sums advanced in payment of prior methereby and the balance if any other is a secure of the secu
ate. The transfer and corregance hereunder to the Mortgance of said rents, royalites, bonues and dela ebs. subject to the Mortgance so the na a hereinberge provide induction to take and retain any ebs. subject to the Mortgance's option as hereinberge provide inductions.	d Mortgage may at his option, turn over and deliver to the then owner of said lan f uture sum or sums, and without prejudice to any of his other rights and without prejudice to any of his other rights.
I record, this conveyance shall become inoperative and of no further force and effect.	real estate. Upon payment in full of the mortgage debt and the release of the mortg
If the lack hereby converted and there do not surface force and effect. When the second secon	e boundaries of any irrigation, drainage or other special assessment district and/or e not liable at the date of the execution of this montease then it district and/or
In the event of foreclosure of the morecurs, the Moretzare shall be and in forthwith foreigned that more and the shall be entitled to have a receiver appoint and due under that more any the amount of the amounts to so follected by such receiver to be applied and the shall be not the source to be applied and the shall be not the source to be applied and the shall be not the source to be applied and the source of the sou	rigage.
and due tender hus mortagies." It ary of the payments on the absence of a minimum is to collected by such receiver to be applied that is pay the programments on the absence of our paid when due, or if the Marragare shall is pay the programments on the absence pairs and the provide that the absence of the Marragare shall is pay the programment of the absence pairs of the provide that the share and minimum and is pay the programment of the absence pairs of the provide that the provide that the share and is pay the provide and important the share the provide the provide that the provide that the sheet has the sense to the the of this mark strains that the the provide that the provide that the provide that the sense that the provide the provide the derivative the sense and arrene apply the proceeds of the mer immediately form all and provide the derivative the correct set of the provide the provide that the sense that the provide the derivative the term and that at the rest of fore pro- trains of the individences arrive provide the term of the provide the derivative of the terms of the the of the pro- trains of the individences arrive provide the term of term of term of term of the term of term of term of the term of term of term of terms of term of term of term of term of the term of the term of term of term of terms of term of terms of term of terms of term of term of term of term of the term of term of terms of term of terms of terms of terms of terms of terms of term of terms of term of terms of term of terms of terms of terms of terms of terms of term of terms of terms of term of terms of terms of terms of ter	er the direction of the court to take possession and control of the premises described herein a cr the direction of the court to the payment of any judgment rendered or amon
r shall fail to jay at all times during the existence of this mortgage all due sums and interest on any	permit any taxes or assessments on said lands to become delinquent or if the at-
It is agreed that all of the abstracts of their interest from such data at the rate of Korol common ter- fit is agreed that all of the abstracts of thic to the real exists above document, which have have been and the indications secured hereby that have been paid and dischared in the fit of the second of the indications secured hereby that have been paid and dischared in the fit of the second of the indications and the thereby and have the second second second second second the real half pais to the porthance rate the thereby or Matter's ask, upon expiration of the reinspinon New if the anid Morregore that we forth, then the morrage shall be recomposed and reinhours mast and conditions herein set (second, then the morrage shall be read, otherwise to be and reman The anid Morregore hereby waiters notice of election to declare the whole debt due as herein provid The coreanits and agreements herein consistent shall extered to and be binding upon the here, recent	full force and effect.
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