Previded, this mencage is given to secure the payment by the Morresport to the Merresport, at his offices in the City of Wichits, Kanasa, of the sum of \$ 1,400,000, evidenced by securits prominery note of error data between the Morresport to the Marresport on the 1937, and the remaining instalments being payable on each succeeding interest payment date, to and including the lat da, of March 1942; Mortagiar to have the winding minimum terms process more instalments of principal, or the entire impaid halance of and principal and, such additional principal and the principal of the entire impaid halance of and principal and, such additional principal is an earlier date and not reducing the amount or deforms the due date of the next payable instalments of principal.

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

1. To be now lawfully scied of the free simple tilds to all of and alore described real entary to have scool right to sell and convey the same; that the same is free from all entame https:// account.com/accounting and enterstand and set out herein; and to warrant and defend the tild thereto against the iswind clama or domands of all persons whose

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

 To make return of mid real state for tration, when so required by how; to pay before they become delinquent all taxes, charges and assessments legally levied against the property herein conveyed; and to exhibit to Mortspace receipts, or certified copies thereof, evidencing such payment. 4. To pay at all times during the existence of this mortrage all due uma and interest on any mortrage, judgment, lien or encumbrance senior to the len of this mortrage; to pay the principal dela secured by such mortrage, judgment, lien or encumbrance shand dee; to rabbit to Mortragee receipts, acte critical copies thereof, evaluations such payment; and to perform all other coverants and conditions contained in any such mortrage, judgment, lien or encumbrance senior to the mortrage.

5. To insure and keep insured all buildings and other improvements now can or which may hereints be dated on sail premiute, against loss or dimage by free and/or tormada in a set manare, and for such amounts as may be antifactory to be Merrareter the role(s)-role of the premiute contract to be deposited with and loss thereased to be appalle to the Merrareter and the sub-formation of an insure of an insure to an interface of the specific date of the specific date. 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortgager's written application for said loan.

b. 16 typeda tar ware of the non-mount mount mount of mount on the partners for tone in the convergence "within typedation in the laboration of the labor

4. To reinforme the Maringere for all costs and expresses incurred by him in any will be forcible and resumption of the intraction or dramage of and lands. The right or hem second berunder, including all abstract fors, court costs, a reasonable attorney for where allowed by haw, and other expresses; and such sums shall be added to and become a pair of the doth second berety and included in any determ of forcebaure.

9. That all checks or durfur delivered to the Mortgages for the purpose of maying any sum or sums secured hereby will be paid upon pretentmost; and that all agencies used in taking collections thereof, including those agencies transmitting the proceeds of such items to the Mortgages, shall be considered agents of the Mortgages. This mostgage is made to the Mortgagee 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 therets), and is bereby agreed to be in all respects subject to and generated by the terms and provisions thereof.

The Mortgager in the written application for loan hereby secured made certain representations to the Mortgager as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this Mortgage.

BUTL our representation and struct present the start are assessment against the security or fail to pay at all times during the existence of this mostgare, all due sums and streat on any mostgare, halfment, hen or excumbrance senior to the line of this mostgare, of all to pay at all times during the existence of this mostgare, all due sums and sent any most any most and consistence senior to the line of this most gare, and sent any the principal during the existence of this most gare, or in all to perform all other community and the struct gare and the correlation of the most gare of his most gare of the individues are structed by such as the senior to be line of the most gare of the most gare during the senior paid therefore, or incurred it needs that there are principal before mark such pyramits, perform tak terminats and combines the rest of the perform all the rate of the perform and the rate of the performance and the performance a

netton intervent, shall become a part of the individues secure by use no of the source register into the source of the source of

If the lands hereby conversed shall ever, during the life of this morepare, become included within the boundaries of any irritation, drainage or other special assessments district and/or be re subject to and lable for percal assessments of any kind. for the payment of which and a new like at the date of the execution of this morepare, them the whole of the in fidence hereby recovered shall, at the option of the Morepare, become que and prysite forthwich.

It at any time, during the life of this mortcage, the premises conveyed hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the in-reduces them remaining unpaid, by reason of an insufficient water supply, insidequate dramage, improper irregation, or erosion, then said Mortgagee shall have the right, at its option, to declare more Abatever of the indehedrous secure hereby due and payable and to controlwish forcebox thus mortgage.

In the event of forechause of the montance, the Montance and the minister to the montance test montance by the court to the powersion and control of the premise described by the average and a second of the premise described by the average of the montance of the premise described by the description of the court to the payment of any judgment rendered or ameant found the montance.

fend due under his motivité. If are of the spyments en the abere described note be not paid when due, or if the Motigator shall permit any taxes or assuments on paid hads to become delinquent, or if the per shall full to pay at all turns durage the existence of this motigate. This pay the motion of the spectra of the second se ortes

It is agreed that all of the abstrate of the total rate on the view of the total rate part tumore processing and unsingly total rate of the restrate of the rate 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 company and conditions herein 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 lawa

ants and agrees nents 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.

Charles B. Gilliland

Martha Gilliland

STATE OF KANSAS

(ACKNOWLEDGMENT)

COUNTY OF Franklin .

Before me, the undersigned, , Notary Public, in an,' for said County and State, on this 9th day of April ., 199 personally appeared.

Charles B. Gilliland their free and voluntary act and deed for the uses and purposes therein set forth. Witnes

My Commission expires Nov. 10th 1937

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Logal Son1 (RELEASE) The amount secured by this mortgage has been paid in full, and the amount for both canceled this. <u>30th</u> day of <u>70th</u>

(Conf Seal)

This release was written on the original maris 450

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, 19.44 Fuluel Farm Mortgage Carporation, a conform acting jurning to Part 3 of the Emergency Farm mutgage Rot of 1933. as amended. By the Fideral Bard Bard of Hickton a composition, Their and allowing in First R. N. Joner Nee Presiden

Edward Hosler Notary Public.