1947.; Mortragor to have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid balance of said principal sure, such additional principal payment operating to discharge the debt secured hereby at an earlier date and not reducing 'he amount or deferring the due date of the next payable instalment of principal.

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

1. To be now havinity seited of the fer single tilte to all of and above described real cutter to have good right to sell and convey the curse; that the same is free from all encome beauers exceptions are repetitionally described and ret out hereas and to warrant and defend the tilte thereas against the lawful classes or domands 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 state for taxation, when so required by law; to pay before they become delanguent all taxes, charges and assessments legally levied against the property herein coverged; and to exhibit to Motragee receipts of centiled copies thereal, evidencing such payment. 4. To pay at all times during the estimate of this mostgage all due num and interest on any mostgage, julgeant, Lien or encumbrance servior to the i-m of this mostgage; to pay the principal delt secured by such mostgage, adjament, lien or encumbrance when due to estimate exercise, or estimated to estimate any such as the payment, and to perform all varies eventual and emotions continued in any such mostgage. The other encounts are such as the estimate of the such as the estimate of the such as the estimate of the estimat

all wher covenants and conditions contands in any texa movies, position, into or resummance tension to use network in the consistence of the second s

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. b. It stypes as that it is not that a first part of the part of the stype of the start is the start of the

6. The traininguest the Mutipaters for all costs and expenses incurred by him in any multipation in the major team straining out on the training of said hands. Protect has raphin on items experied heremotive, including all shrart term, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be added to and hereome a part of the debt security derivation in any determined interclaiment in many reasonable attorney fee where allowed by law, and other expenses; and such sums shall be added to and hereome a part of the debt security and including in any determined interclaiment.

9. That all checks or drafts delivered to the Morteacce for the purpose of paying any sum or some secured hereby will be paid upon presentment; and that all agencies used in making collections thereof, including those agencies transmitting the proceeds of such items to the Mortgager, shall be considered agents of the Mortgagor. This mostgage is made to the Mostgager as the Land Bank Commissioner string pursuant to Part 3 of the set of Compress known as the Emergency Farm Mostgage Act of 1933 (and any amendancess therein), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Mortpager in the written application for lean hereby secured made certain representations to the Mortgager as to the purpose or purposes for which the proceeds of this loss are to be used. Such representations are betreby specifically retained to and make a part of this Mortgager.

to turn, Such representations at a work presentation of the second states of assessments against the second of fail to pay show the another second states of assessments against the second of fail to pay show the another second states of assessments against the second of the second states of assessments against the second states of assessments and conditions testimation are sentent to the limit of this motizate, of all to pay the second states of assessments and conditions testimation assessments against the second state of assessments and conditions testimate as a second state of assessment assessments and conditions to sente assessments and conditions in the state of the period state sector by the second state

netion therewith, shall become a part of the indeficiences secured by the lens of this morizage and card mitter loss into any form many the lens of this morizage and card mitter loss in the shaft here of a start of the rest of the lenses of the start of the rest of the lenses of the start of the rest of the lenses of the start of the rest of the lenses of the start of the rest of the lenses of the lenses

If the hands hereby conversed shall ever, during the life of this morrage, became incloded within the boundaries of any irritation, drainage or other special assessment district and/or be-come subject to and lable for special assessments of any kind, for the payment of which and lands are not lable at the date of the execution of this mortgage, then the whole of the in-ductedness hereby securit shall, at the option of the Mortgare, become and payable forthwith.

If at any time, during the life of this mortrage, the premises conveyed hereby shall, in the opinion of the Mortragee, become insufficient to secure the payment to the Mortragee of the in-debteness then remaining unpul, by reason of an insufficient water supply, indegune dramage, improper implation, or crosson, then and Mortragee shall have the right, at its option, to declare the number of the independence secured hereby due, and evaple and the instrume of the mortrage.

In the scene of forcings of this mostrate, the Marinese shall be enabled to have a cover on marines applied by the court to this possession and control of the precision described berein and control for the second be under the transmission of the court to the possession and control of any judgment rendered or amount bound due under the under the direction of the court to the possession and control of any judgment rendered or amount bound due under the more second or the direction of the court to the possession and control of any judgment rendered or amount bound due under the more second or amount bound or and the second or amount bound or and the more second or amount bound or and the more second or amount bound or and the more second or amount bound or and the second or amount bound or and the second or amount bound or and the second or amount bound or amount bou

found due under the motivate. If any of the symmets on the above described note be not paid when due, or if the Motrepret shall permit any taxes or assessments on said hands to become definquent, or or shall fail to pay at all turnes dorug the existence of this moticage all due sums and interest on any metryce, judgment, hen or encumbrance senser to the len of this me tisk to pay the primerial doth security, judgment, hen or encumbrance when due, or shall all the perime may or all due's vormants and to dominant contains pare, judgment, hen or encumbrance encuments, judgment, hen or encumbrance when due due due to the shall be all the periments and the shall be all the periments and the periments and the periments and the periment be periments and the periment and the periments and the periment and the periments and the periment and the periments and the periment and the periments and the periment and the periments and the periment such mortgage, judgment, lien judgement, lien or encumbran a those for which it was obtain eby, at the option of the Mort osure.

terms immediately due and papatel and term intrin intern and and a in inter in the property and and an anti-provide the papately and and a set of the papately and set of the

Now if the said Montrapor shall pay, when due, all payments provided for in said note, and reimburse sold Montrapore for all sums advanced hereunder, and shall perform all of the other mants and conditions herein set forth, then this montrapor shall be rood, utherwise to be and remain in full force and effect. The said University of setty wairs notice of election to declare the whole debt die is herein provided, and also the benefit of all stay, valuation, homestead and appraisement laws.

The covenants 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 hereunto set his hand and seal the day and year first above written.

Clarence V. Hoover

Cora L. Hoover

STATE OF KANSAS

There

(ACKNOWLEDGMENT)

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 19th day of May

Clarence M. Hoover. Cora L. Hocver, his wife and to me personally known and known to me to be the identical person the who executed the within and foregoing instrument and acknowledged to me that they executed the same ss their 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.

November 15th, 1937 My Commission expires Legal Seal

(Corp. Seal)

14.

C. C. Gerstonberger Netsry Public.

(RELEASE)

The amount served by this mortgage has been paid in full, and the same is hereful canceled this 5th day of fune _ 1944

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