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1947. Montager 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 payment. nade, operating to discharge the) delat secured hereby at an earlier date and not reducing the 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 invitely seized of the fre simple tilts to all of and above described real criste; to have root right to sell and convey the same; that the same is free from all encom-brances excepting such encombrances as are specifically described and set out heren; and to warrant and defend the tilte thereto against the lawful clams or demands 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 estate 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 Morteages receipts, or cettified espect thereof, enderstop and asyment. 4. To pay at all times during the existence of this mostrage all due sums and interest on any mostrage, judgment, lien or encumbrance senior to the len of this mostrage; to pay the principal delt secured by such mostrage, judgment, lien or encumbrance when due; to exhibit to Mostrage recepts, or contribution of the senior and the perform all other contributions and enclustors exclustering in an encumbrance more than due; to exhibit to Mostrage recepts, or contributions, encluster, and to perform all other contributions and condume senior to the mostrage industria, lien or encumbrance senior to the lien of this mostrage industriates and to perform all other contributions and condume senior to the most and industriate. How more than all other contributions and condume senior to the most and industriate industriate senior to the lien of this mostrage industriates and to perform all other contributions and condume senior to the most and industriate. How more than all other contributions are contributed as a senior to the se

5. To insure and keep insured all huidness and other improvements are one or which may bereative to placed an suit pressure, against loss or denary by few and/or temade, and insured to the answer and the antibiation of the Metricare to placed and the policy-instructional pressure and the option of Metricare to an electronic are the antibiation and previewed by Metricare are not effective activation and the antibiation of the metricare to an electronic and the public at the the antibiation of the metricare to an electronic and the public at the species of the metricare to an electronic and the suit of the antibiation of an electronic and the huidness and instructions are denary better or not the same to due and public, or to the the huidness and instructions are done and the antibiation of a due to an electronic and public, at the the huidness are discovered to the same to due and public, or to the huidness are due to antibiation of a due to antibiation of a due to antibiation of a due to antibiation of antibiation of a due to antibiation of antibiation of antibiation of a due to antibiation

6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortgagor's written application for said lean.

7. Not a prenix, either wildly or by neglect, any untrasmalle depretation in the value of and premises or the buildings and improvements situated thereon, but to keep the same in repair all since; to maintain and work the slow mentioned premises in good and hushandike namer; not to permit said to hushandike to ensure of the state of the remove of the state of a state of the short mentioned premises in good and hushandike namer; not to permit said work the state of a state of the state of the remove of permit said of any of said buildings or impreventus situated upward of the state of the state

8. To reimbarse the Mortraree for all costs and expenses incurred by him in any suit to forciose this stortstree, or in any suit in which the Mortraree may be obliged to defend or protect his mixits or liens acquired hereunder, including all abarcet feet, court costs, a reasonable attorney fee where allowed by hwe, and other expenses; and such sums shall be added to address as a protocol as any other designed of the dest secure the force of horizonts.

9. That all che's or drafts delirered to the Mortragee for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections the on; including hose agences transming the proceeds of much stress to the Mortragee, abali be considered agents of the Mortrager. This mortrage is made to the Mortragee as the Land Bank Commissioner acting pursuant to Part J of the act of Congress known as the Emergency Farm Mortrage Act of 1913 (and any adments thereto), 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 Mortgagee as to the puryose 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.

In the event the Mortgager shall fail to pay when due any taxes or assessments azimit the recurity or fail to pay at all times during the existence of this mortgage, all due interest on any mortgage, platmant, line or ercumbrance while to the line of this mortgage, of fail to pay the principal due't recurs by not mortgage, all due due, or fail to grieform all other corresults and emblance science in any suck mortgage, diplocent, let or excumbrance senior to the line of the mortgage, all due berean provided for, the Mortgager may all he option make the payments, perform suck correspond to mortgage, and the amount pay the mortgage of the science of the mortgager and the berean provided for, the Mortgager may all he option make the payments, perform suck correspond to mortgager, and the mortgager and the mortgager and the mortgager and the mortgager in the baset of the mortgager mortgager makes mortgager and benerics the mort of the mortgagers science of the life of the mortgager and benerics the mort of the mortgager mortgager mortgager and benerics the mort of the mortgagers science of the life of the mortgager and the mortganger and the mortganger and the mortganger and the mortganger and the mortga nbrance when i insurance as curred in con-um until paid.

The sail Margare hardy transfers, sets over and by the lies of this mortgage and hear interest room the click of payment at the rate of her per certainin per annum multiplication of the set of the s

If the lands hereby conversed shall ever, during the life of this moreage, become included within the boundaries of any irrigation, drainage or other special assessments district and/or be to subject to and lable for special assessments of any kind, for the payment of which had lating are to lable at the date of the execution of this moreage, them the whole of the in relaces hereby removed shall, at the epison of the Moreage, become due and payable forthwich.

that any fine, during the fife of this mostage, the premises convered hereby shall, in '20 opinion of the Mostgagee, become insufficient to secure the payment to the Mostgagee of the in redense them remaining uppad, by reason of an insufficient water supply, indepute dramage, improve irrations, or ression, then and Mostgagee shall have the right, at its option, to declare would haltere of the indefactors secured hereby dram all opable and to forshuch forcelone than mottage.

In the event at forecloure of this mostrate, the Mortraree shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the remis survey and prefas thereof, the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount loand due under this mortrare.

an our unit one montants. If any of the systemation the above described note be not paid when due, or if the Mortgacer shall primit any taxes or assessments on said hads to become delineout shall fail to pay at all more during the existence of this mostgace all due sums and material on any mostgace, judgment, how of events to pay the primited det secured by nucl mortgace, do plotned, how or excending the due to the due of the second due to acts and conditions contained i such mortgage, judgment, lien , judgment, lien of entumbran muthose for which it was obtain treby, at the option of the Mori closure.

It is seried that all of the habracts of thit is the real outst slowe discribed, which have beenfore here downed by the Montgager to the Manageree hermin hall be retained by a Manageree with the model of the habracts of the retained by the Montgager and the Manageree hermin hall be retained by a Manageree with the model of the Manageree here and the model of the Manageree hermines and the Manageree hermines and the Manageree has a model of the Manageree hermines and be the property of the Montgager on the event of foreclosure of the montgage, the tuite to a Manageree hermines the the provider at the Sheriff's Manageree experiment of the recomption period by law.

Now if the said Mortraror shall pay, when due, all payments provided for in said note, and reindurse said Mortrarer for all sums advanced hereunder, and shall perform all of the oth mants and conditions herein set forth, then this mortrare shall be wold, otherwise to be and remain in full force and effect. The said Mortgagor hereby waives notice of election to declare the whole debt due as 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 bereunto set his hand and seal the day and year first above written.

Virgil Hird

Olla Hird

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 18th day of hay 193 personally appeared.

Virgil Hird Olla Hird, his wife and . me personally known and known to me to be the identical person. E. who executed the within and foregoing instrument and acknowledged to me that thoy executed the same The priority storm and answer to be to be the university priority. The executive the winn an thoir free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the days and year last alove written.

Nov. 15, 1937 My Commission expires Legal Seal

(Corp. Seal)

C. C. Gorstenberger Notary Public.

1043

(RELEASE) The amount secured by this mortgage has been raid in full, and the amount secured this 2nd day of Nov.

written origina tgage a andlady

Federal Farm Mortgage Corporation, a confination and hand Bank Commencement hely furturent to Part 3 of the Emergency Jain Mortgage act of 1933 and innered. By J. F. Flaine Land Bank of Wieheta a conformation, This agent and allowing - man Jack. By R. H. Jones, Hy R. H. Jones, Use Prindert.