107

Reamorting alives

aquerment

3

20

Par and

the the

Corp.

accurate by this not grap has been fail in fat. I am Minty of Maratan a conferention of a light of forward fail of Martana of 1991. Technal Racon Sand of William a confer

and 13, as

and Commissions, acting a

4. This day Fast

1th 2

185

d attorney

4

Varella Berk

44

Appl #15980-358

0

0

Π

-

- 1 3

AMORTIZATION MORTGAGE

Loan No.

THIS INDENTURES, Made this let day of January, 1934, between W. T. Ice and Omena Ice, his wife, of the County of Douglas, and State of Kansas, hereinsiter called the Mortgagor, whether one or more, and the Lond Bank Commissioner, with offices in the City of Wichita, Kansas, acting pursuant to Part 3 of the sct of Congress known as the Energency Farm Mortgage Act of 1935, hereinsiter called the Mortgagor, MITHESSETH: That said Mortgagor, for and in consideration of the sum of ONE THOUSAND AND NO/IOO (\$1000.00) DULLARS, in hand paid by the Mortgages, receipt of which is hereby mchnowledged, has granted, burgained and sold, and does by these presents grant, bergain, sell and convey to said Mortgages, all of the following described real estate situate in the County of Douglas, and State of Vanage + writ. Kansas, to-wit:

Beginning at a point Sixty-six (66) Rods West of the North East corner of Southeast Querter (SEM) of Section Nine (9), Tommship Fourteen (14), Range Nineteen (19); Thence South One Hundred Sixty (160) Rods; Thence West to t South East Corner of the ten are tract of land deeled by A. Flory to Eli rner of the South East Corner of the ten acre tract of land deeled by A. Flory to Z11 Flory; Thence Morth Forty (40) Rads to the Mortheast corner of said ten (10) acre tract; Thence Mest Twenty (20) rods to the Southeast corner of a ten (10) acre tract of land deeded by A. Flory to A. E. Flory; Thence Morth along the Zeast line of said tract to the South line of a tract of land of the eight acres deeded by A. Flory to Moses Flory; Thence Morthwest along its East line to the North line of the Southeast corner; Thence Northwest along its East line to the North line of the Southeast quarter (SZ2) of Section Nine (9), Thence East to the place of beginning; also the Zast Half (23) of the Southreat Quarter (SZ2) of the Southeast Quarter (SZ2) of the Southeast Quarter (SZ2) of Section Nine (9), Township Fourteen (14), Range Mineteen (15), containing five (5) acres, consisting in all of 59 acres.

Together with all privileges, hereditements and appurtenances thereunto belonging, or in any wise appertaining, including all water, irrightion and drainage rights of every kind and description, how-ever evidenced or mentifiested, and all rights of way, appratus and fixtures belonging to or used in connection therewith, whether owned by the Mortgagor at the date of this mortgage, or thereafter acquired.

That said above granted premises are free and clear of all liens and encumbrances whatsoever, excepting ______ Provided, this mortgage is given to secure the payment by the Mortgagor to the Mortgagee, at his

and the within the mon-as a mend of and tomo-encipion , This agent and (encipion , This agent and (5. To insure and keep insured all buildings and other improvements now on, or which may hereafter be placed on said premises, against loss or damage by fire and/or tormado, in such manner, in such companies and for such asounts as may be satisfactory to the Mortgagee; the polic(y-ies) evidencing such insurence coverage to be deposited with and loss thereunder to be payable to the Mortgagee as his interest may appear. Any sum so received by Mortgagee in settlement of an insured loss may be applied at the option of Mortgagee to discharge any portion of the indebtedness accured hereby, whether or not the same be due and payable, or to the reconstruction of the buildings and improvements so destroyed and destinate. or damaged.

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

7. Not to permit, either wilfully of but yourselect, any unreasonable depreciation in the value of said premises or the buildings and improvements situated thereon, but to keep the same in good repair at all times; to maintain and work the above mentioned premises in good and husbandlike manner; not bt all times of manufant and tota the poor another provided not to remove or decolish or permit the removel or demolition of any of said buildings or improvements situated upon said premises; not to permit or suffer any strip or waste to be committed upon said premises; not to cut or remove or permit or suffer any strip or waste to be committed upon said premises; not to cut or remove or permit the cutting or removal of any wood or timber therefrom, excepting such as may be necessary for ordinary domettic purposes; and not to permit said real estate to depreciate in value because of ercsion; insufficient water supply, inadequate drainage, improper irrigation, or for any reason grising out of the irrigation or drainage of said lands.

out of the irrigation or drainage of said leads. 3. To reimburse the Mortgages for all costs and expenses incurred by him in any suit to foreclos this mortgage, or in any suit in which the Mortgages may be obliged to defend or protect his rights or liess acquired hereunder, including all abstract fees, court costs, a reaccable attorney fee where allored by Law, and other expenses; and such sums shall be added to and become a part of the debt secured hereby and included in any decree of foreclosure. 9. That all checks or drafts delivered to the Mortgages for the purpose of paying any sum or sums secured hereby will be paid upon presentant; and that all agencies used in making collections thereof, including those agencies transmitting the proceeds of such items to the Mortgager. This made to the Mortgager. This made to the Mortgager.

This release as written the original This mortgage 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 amendments thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof. The Mortgagor in the written application for loan hereby secured made certain representations