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5. To insure and keep insured all huildings and other improvements now on, or which may hereafter be placed on said premises, against loss or damage by fire and/or tornado, in such manner, in such companies and for such amounts as may be estisfactory to the Mortgage; the policity—ies, videncing such insurance coverage to be deposited with and loss thereunder to be payable to the Mortgage as his interest may appear. Any sum so received by Mortgage in settlement of an insured loss may be applied at the option of Mortgages to discharge any portion of the inductions of the buildings and improvements so destroyed 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 said loan. No capena me where or me ioan secured nerety soiety for the purposes set forth in the Mortgagor's written application for said loan.

7. Not to permit, either wilfully or by neglect, 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 husbandike manner; not to permit said buildings to become vacant or unoccupied; not to remove or demolish ary permit the removal or demolition of any of said buildings or improvements situated upon said premises; not to cert in suffer any strip or waste to be committed upon said premises; not to cert or remove or permit the cutting or removal of any wood or timber therefrom, excepting such as may be necessary for ordinary domestic purposes; and not to permit said real claste to depreciate in value because of crosson, insufficient water supply, inadequate drainage, improper irrigation, or for any reason arising out of the irrigation or drainage of said lands. 8. To reimburse the Mortgagee for all costs and expenses incurred by him in any suit to foreclose this mortgage, or in any suit in which the Mortgagee may be obliged to defend or protect his rights or liens acquired increunder, including all abstract fees, court costs, a reasonable attorney fee where allowed 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 Mortgagee for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thereof, including those agencies transmitting the proceeds of such tiems to the Mortgagee, shall be considered agencies of the Mortgage.

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This mortgage is made to the Mortgagee as the Land Dank 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 to the Mortgagee 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.

In the event the Mortsgape shall fail to go when due any when due any taxes or assessments against the security or fail to pay at all times during the existence of this mortgage, all due sums and interest on any mortgage, judgment, lien or encumbrance senior to the lien of this mortgage, or fail to pay the principal debt secured by such mortgage, judgment, lien or encumbrance senior to the lien of this mortgage, or fail to pay the principal debt secured by such mortgage, judgment, lien or encumbrance senior to the lien of this mortgage and the mortgage indement, lien are encumbrance senior to the lien of this mortgage, or fail to maintain insurance as herein provided for, the Mortgage may at his option make such payments, perform such coverants and conditions, or previde such insurance, and the amount paid therefor, or incurred in connot increvish, shall only come a part of the indebt-enters senior to the lien of this mortgage and bear interest from the date of payment at the rate of five per centum per annum until paid.

edness secured by the lien of this mortage and bear interest from the date of payment at the rate of five per centum per annum until paid.

The said Mortagaor hereby transferts, sets over and conveys to the Mortagace all rents, royalities, honuses and claim may from time to time become due and payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may bereafter come into existence, covering the above described now or hereafter require in order to facilitate the payment to him of said rents, royalities, honuses and delay moners. All such stams so received by the Mortgages all be applied; first, to the payment of matured instalments upon the note secured hereby and/or to the reinburstene of the Mortgages for any sums advanced in payment of attacted the three manners of the mortages for any sums advanced in payment of pattern with interest the thereon, and second, the balance, if any, upon the principal remaining unpaid, such amanner however as not to abate or reduce the semi-annual payments but to somer retire and discharge the loan; or said Mortagages may, at his option, turn over and deliver to the then owner of said ands, either in whole or in part, any or all such sums, without prejudice to his rights to take and retain any lateur sum or sums, and without prejudice to any of one of the payment of provided, independent of the mortage lien on said real estate. Upon payment in full of the mortage debt, athlect to the Mortagage's option as hereinbefore provided, independent of the mortage lien on said real estate. Upon payment in full of the mortage debt and the release of the mortage of record, this conveyance shall exceed the lateur than the payment of the mortage debt and the release of the mortage of record, this conveyance shall become inoperative and of no further force and effect.

If the hards are the payment of the mortage debt and the release of the mortage of record, this conveyance shall become inoperative and of no further force and effect.

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district and/or become rubject to and liable for special assessments of any kind, for the payment of which said lands are not liable at the date of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the Mortgage, became and spayable forthwith.

If at any time, during the life of this mortgage, the premises conveved hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the indebtedness secured shall, at the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the indebtedness secured hereby shall have the right, at its option, to declare the unpaid balance of the indebtedness secured hereby due and payable and to forthwith foreclose this mort-

In the event of foreclosure of this mortgage, the Mortgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the rents, issues and profits 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 found due under this mortgage.

If any of the payments on the above described note be not paid when due, or if the Mortgagor shall permit any faxes or assessments on said lands to become delinquent or if the Mortgagor shall fall to pay at all times during the existence of this mortgage, all due sums and interest on any mortgage, independs, life or encumbrance senior to the lien of this mortgage, or shall fall to pay the principal debt secured by such mortgage, judgment, life or encumbrance senior to the lien of this mortgage, or shall fall to perform any or all other covenants and could links contained in any mortgage, judgment, life or encumbrance to the lien of this mortgage, or shall permit any foreclosure proceedings to be instituted upon any such mortgage, judgment, lien or encumbrance, or shall fall to keep conveyed to be sold under execution by virtue of any such mortgage, judgment, lien or encumbrance, or shall fall to keep the buildings and improvements insured as herein provided, or shall apply the proceeds of this loan to substantially different purposes from those for which it was obtained, or shall fall to keep and period provided the contents, conditions and agreements berefic outsiance, then the while of the dicheldness secured hereby, at the option of foreclosure.

It is agreed that all of the abstracts of title to the real estate above described, which have heretofore been delivered by the Mortgagee to the Mortgagee until the indebtedness secured shall have been paid and discharged in full, and in the event the title to said real estate is conceyed by the Mortgagee or to the Mortgagee in satisfaction of the indebtedness hereby secured, said abstracts shall thereups come and be the property of the Mortgagee, or in the event of foreclosure of this mortgage, the title to said abstracts shall pass to the purchaser at the Sherill's or Master's sale, upon expiration of the redemption period provided by law.

Now if the Mortgagor shall pay, when due, all payments provided for in said note, and reimburse said Mortgage for all sums advanced hereunder, and shall perform all of the other covenants 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 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,

			J. H. Aloxander
	_ .		Lottie R. Alexander
STATE OF KANSAS	0	ACKNOWLEDGMENT)	
COUNTY OF DOUGLAS	} 55.		
personally appeared John W B. Alexander, his to me to be the identical pers	wife.	J. W. Alexander, also know	September 164 164 164 165 16
thairfree an	d voluntary act and deed for the uses and	l purposes therein set forth.	
Witness my hand and offi	icial seal the day and year last above writ	llen.	
My Commission expires	vember 15, 1937		C. C. Geretenberger Notary Public
The amount secured by this male teams Monty Sureman to Point By the Habital Fam.	origage has been paid in full, and the same confunction, on court of the Evening to the Runch of the action, of	(RELEASE) me is herely functed this 14 th de control from the common front for the company of the company of the formation o	1933, an amended