## MORTGAGE RECORD 83

\$127.50 each, payable on the 1 day of June and December in each year, and a final principal payment of \$127.50 payable on the 1 day of December, 1956, unless said indebtedness be sconer paid or ratured as in said note and mortgage provided, with interest on said indebtedness, or any unpaid part or portion there of, until paid, at the rate of five per cont per annum, payable semi-annually on each principal payment date.

It is understood and agreed that the entire sum reamortzed, together with interest thereon, shall

To be the theoretood and agreed that is one of the ball reach test, of other has not interact endowing and it is further understood and agreed that if and when party of the first part is able to do so, and ditional payments of one or more installents of principal will be made on the the time provided by the loan instruments prior to their modification as herein provided, and that such additional payments prior to their modification as herein provided, and that such additional payments prior to their modification as herein provided, and that such additional principal payments prior to their modification as herein provided, and that such additional principal payments prior to their modification as herein provided, and that such additional principal payments prior to the prior to prior to the prior to t ands when made shall operate to discharge the dobt scoured at an earlier date and shall not reduce the arount or defor the due date of the next installment of principal. IN CONSIMMATION WHERE, party of the first part hereby assures and agrees to pay to party of the second part, its successors and assigns, all indebtedness which may remain unsaid and which is evidenced

In this high first of the first part of the first part hordow deshes which may remain unaid and which is orideneed by the note and mortgage above described, and any agreement supplementary thereto, and assumes and agrees to be bound by and to perform or cause to be performed all the covenants, conditions, and provisions con-tained in all lean instruments orideneing said indobtedness. It is further understood and agreed that this agreement shall not operate to modify the provisions of the note and nortgage and other lean instruments securing this lean, except as herein expressly pro-vided, nor the rights and liabilities of the parties thereto or third parties liable for the payment thereof, and that the rights of all such parties with respect to each other and with respect to the note, mortgage and indobtedness are beredy expressly referred. It is also understood and agreed that in the event party of the first part shall fail to pay or cause to be paid when due any of the payments provided for horein or in said note, real estate nortgage, or any agreement supplementary thereto, or shall fail to carply with each and all of the other coverants, conditions, and agreecents contained horein, or in said note, real estate nortgage, or any agreement supplementary thereto, or shall fail to carply with each and all of the other coverants, conditions, and agreecents contained horein, or in said note, real estate nortgage, or any agreement supplementary theretos, then and in any such care party of the second part, at its option and without notice to party of the first part, my declare all of said indobtedness immediately due and payable, in which event said indobtedness chall themeoforth bear interest at the rate of five per centum per annun, and the matring estall be subject to forcelosure provided, however, that in the event party of the second part at any time declares all of said indobtedness immediately due and payable, it ray, at its option, without notice thereof, subsequently subsequent singularely due and payable and agreements contained in said note, mortgage, or any agreement supplementary thereto, or impair any onsequent right thereon.

WINESS the signatures of the party of the first part; and the signature of the party of the second part by The Federal Land Bank of Wichita, Wichita, Kancas, a corporation, its agent and attorney-in-fact, signed by the duly authorized officers of said Bank, and its corporate scal hereon impressed, the day and year first above written. FEDERAL FARM MORTSAGE COEFOLATION, a corporation (Party of the Second Part) By THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas,

By

ATTEST:

Lloyd W. Coffman Lyrtle L. Coffran (Party of the First part)

STATE OF Kansas COUNTY OF Osago } 55.

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Before no, the undersigned, a Netary Public in and for said County and State, on this 28 day of April, 1933, personally appeared Lloyd W. Coffran and Tyrile L. Coffran, his wife, to no personally inware to us to be the identical persons who executed the within and foregoing instrument and ashnowledged to ap that they exceuted the came as their free and voluntary act and deed for the uses and purposes therein set forth.

WITHESS my hand and official scal the day and year last above written.

(SEAL) Ly commission expires: Fob. 2nd., 1941.

STATE OF FALSAS COUNTY OF SEDGWICK ) 55.

Before me, the undersigned, a Notary Public in and for said County and State, on this 17 day of Lay, 1933, personally appeared Fred S. Kathaway, to me personally incom and known to no to be the identi-cal person who, as Vice-President of said Bank, subscribed the names of The Federal Land Bank of Wichita Yichita, Kansas, a corporation (as Agent and Attormey-in-Fact) and the Federal Farm Hortgage Corporation a corporation, to the foregoing instrument, and he being by me duly sworn, did say that he is such offic and that the scal affixed to such instrument is the corporate scal of said Bank, and that the same was a corpoi and that the scal affixed to such instrument is the corporate scal of said Sank, and that the same was signed and scaled in bohlf of said Sank, as agont and attorney-in-fact for the Federal Farm Mortgage Corporation (under and by virtue of that certain power of attorney which is recorded in Book 132 Deeds at Page 269 of the records of Douglas County, Manna), and was algoed in behalf of the Federal Farm Mort gage Corporation by said Bank, as agont and attorney-in-fact therefor, all by authority of the Board of Directors of said Bank, and he acknowledged to no that the foregoing instrument was executed by him as his from and voluntary act and deed and as the several free and voluntary acts and deeds of said Bank (as agent and attorney-in-fact) and the Federal Farm Mortgage Corporation, all for the uses and purpose set forth and specified therein.

WITNESS my hand and scal the day and year last above writton.

(SHAL ) My commission expires: 4-1-42

Lois Howard Notary Public

Donald A. De & Register of Doeds.

and the second were for

a corporation, its Agent and Attornoy-in-Fact Fred S. Hathaway

(CORP.SEAL)

Vico-President

C. J. Cordts

Assistant Secretary

Notary Public

John W. Coleman

Rocorded June 2, 1939 at 10:50 A. 2.

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