MORTGAGE RECORD 85

the same was signed and scaled in behalf of said Bank, as agent and attorney-in-fact for the Faderal Farm Martgage Corporation (under and by virtue of that certain power of attorney which is recorded in the same was signed and seeled in bernil of sale shar, an animal power of attorney which is recorded in Farm Mortrare Corporation (under and by wirtue of that certain power of attorney which is recorded in Bool ²⁵² Doods at Page 299 Federal Farm Mortrare Corporation by said Each, as agent and attorney-in-fact therefor, all by authority Federal Farm Mortrare Corporation by said Each, as agent and attorney-in-fact therefor, all by authority redermine an sorthane Corporation by same hand, as agent and attorney-in-fact therefor, all by authors of the Board of Directors of said Bank, and the schworlegned to ze that the foregoing instrument was acceuted by him as his free and voluntary not and deed and as the several free and voluntary acts and deeds of said Hank (as agent and attorney-in-fact) and the Federal Fam Mortgare Corporation, all for the uses and purposes set forth and specified therein. WITNESS my hand and seal the day and year last above written.

SEAL) My commission expires: April 1, 1942.

Lois Howard Lois Howard Notary Public 0

ALC: NO

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1939 at 9:15 A. H. A Carold A. Berlster of Deck Recorded September 19, 1939 at 9:15 A. M.

Recoiving No. 8653 <

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REAMORTIZATION AGREEMENT

THIS ADEXHENT, made this 31st day of August, 1939, by E. G. HOVERSIOCE, also known as Earl Hover-stock, and ESTILL N. HOVERSTONE, his wife, no marky of the first part, whether one or more, and the Pederal Farm Hortrage Corporation, a corporation organized and existing under the laws of the United States, whose principal office is located in the District of Columbia, and with a branch office in the States, whose principal office is located in the District of Columbia, and with a branch office in the States, whose principal office is located in the District of Columbia, and with a branch office in the Lity of Wichita, Fances, as party of the scoond part. WITHESETT, that whereas, on the 1st day of Hay, 1934, there was executed and delivered to the Earl Bank Comissioner, with office in the City of Michita, Kanasa, acting prevenant to fart 3 of the Exerpency Farm Hortgare Act of 1923, as anonded, a certain premissory note in the principal sum of S1600.00, payable upon an amortization plan in twenty equal successive containment of said mote, a certain mortgage recorded in Book 72 of Mortgares at Farge 130 of the records of the County of Daylhas, State of Stansa, on certain property described in scide mortgare and situated in and County and State, and constituting a lien therean, excepting such part thereof as may have horetofore been projensed from the lien of said mortgage by a duly recorded release executed by the Federal Farm Hortgage lorporation; and,

Purease from the first of a first of shire brigger by a copy fourise interact of the fourier fail horized of the bornar fail horized of the bornar fail horized of the bornar fail horized of the second part, the indebtedness remaining unput as of the lst day of June, 1089, was \$1000.001 and WEREAS, party of the first part desires to remortize and to change the times und manner provide. vided nafter set forth;

That for set form; NOW, TRAEFORE, it is nutually acreed that from and after the date last mentioned above, payment of said indebtedness shall be made on the amortization plan in thirty-aims successive somi-annual principal payments of \$40.00 each, gayable on the lat day of December and June in each year, and a final principal payment of \$40.00 payhie on the lat day of June, 1980, unless and indebtedness be somer paid or mat-ired as in said note and mortgage provided, with interest on said indebtedness, or any unpaid part or portion thereof, until paid, at the rate of five per cent per annum, payable semi-annually on each bired to account of the second principal payment date.

It is understood and agreed that the entire sum reamortized, together with interest thereon, shall It is funderation and a read that if and when party of the first part is able to do s

It is further understood and agreed that if and when party of the first part is apie to do so, additional payments of one or more installments of principal will be made in order that, by the continu making of such additional payments, said indebtedeness may be discharged within the time provided by the lean instruments prior to their modification as herein provided, and that such additional prin-cipal payments when made shall operate to discharge the debt secured at an earlier date and shall not continuo

cipal payments when made shall operate to discharge the debt secured at an earlier date and shall not reduce the ansunt or defor the due date of the next installment of principal. IN CONSIDERATION WHENDOW, party of the first part hereby assumes and arrees to pay to party of the second part, its successors and assims, all indebtedness which may remain unpid and which is evidences by the next and regge above described, and any agreement supplementary thereto, and assumes and agree to be bound by and to perform or cause to be performed all the covenants, conditions, and provisions contained in all loss instruments evidences, said indebtedness. It is further understood and arreed that this agreement shall not operate to modify the provisions of the note and mortgage and other loss instruments securing this loss, except an herein expressly provided, nor the rights and liabilities of the parties thereto a this path a take to reach or the right liable for the payment to there on the rights and liabilities of the parties thereto and the right soft and liability parties thereto.

thereof, and that the rights of all such parties with respect to each other and with respect to the note

thereof, and that the rights of all such parties with respect to each other and with respect to the note, nortgage and indetedness are hereby expressly reserved. It is also understood and agreed that in the event party of the first part shall fail to pay or exues to be raid when due any of the payments provided for herein or in said note, real estate mortgage, or any Mufpielentary thereto, or shall fail to comply with each and all of the other covenants, condition, and agreements contained herein, or in said note, real estate mortgage, or any greement supplementary thereto, then and in any such eace party of the second part, at its option and without notice to garky of the first part, may declare all of said indebtedness immediately due and paymelle, in which event said indebtedness shall theneeforth bear interest at the rate of five per centum per samus, and the sortgage shall be subject to forcelosure; provided, however, that in the event party of the second part at any time declares all of said indebtedness immediately due and paymelle, it may, at its option, with-nut notice thereof, subsequently annul said declaration and is consequences, but no such actions, with-avt notice thereof, subsequent breach of all and singular the covenants, conditions, and agreement contained in said note, nortgage, or any agreement supplementary thereto, or inpair any consequent right thereon. hereon.

WITNESS the signature of the party of the first part; and the signature of party of the second part Windows the signature of the party of the inst part, and the signature of party of the second pa The Federal Land Bank of Michita, Wichita, knama, a corporation, its agent and attorney-in-fact, signed by the duly authorized officers of said Bank, and its corporate scal hereon impressed, the duy nd year first above written.

. G. Hoverstock Still M. Hovorstock (CORP. SEAL) (Party of the First Part)

PEDERAL FARM MORTGACE CORPORATION, a corporation (Party of the Second Part) By THE FEDERAL LAND BANK OF WICHITA, Wichita, Hansas, a corporation, its Agent and Attorney-in-Fact.

By F. D. Lucas F. D. Lucas Vice-President ATTEST: John W. Coleman John W. Coleman Assistant Secretary