MORTGAGE RECORD 85

Receiving No. 9214 4

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REAMORTIZATION AGREEMENT

THIS AGREEMENT, made this 5 day of December, 1939, by John W. Alexander, also known as J.W.Alexander and as John William Alexander, and Lottie B. Alexander, his wife as party of the first part, whether one or more, and the Federal Farm Mortgage 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 City of Wichita, Kanass, as party of the second part. WITNESSETH, that whereas, on the 1 day of September, 1934, there was executed and delivered to the Land Each Cormissioner, with offices in the City of Michita, Kanasa, acting pursuant to Fart 3 of the Ferencers Far Martence Act of 1935, as encoded, a certain promisery acts in the original sum of 22004.

Land Eank Commissioner, with offices in the City of Wichith, Kansas, acting persuant to Part 3 of the Emergency Parm Mortgage Act of 1903, as anonded, a certain promissory note in the principal sum of \$2000 payable upon an anortization plan in 20 equal successive semi-annual installments, with interest at the rate of five per cent per ansum, payable semi-annually, and, to secure the payment of said note, a cer-tain mortgage recorded in Book 61 of Mortgages at Page 255 of the records of the County of Douglas, State of Eansas, on certain property described in said mortgage and situated in said County and State, and constituting a lien thereon, excepting such part thereof as may have heretofore been released from the lien of said mortgage by a duly recorded release executed by the Federal Farm Mortgage Corporation; TURDED under the term and manufacture of each end parts with the area concerned by matture

MEERAS, under the terms and provisions of said note and nortaging, which has nortaging owned by party of the second part, the indebtedness remaining unpuld as of the 1 day of December, 1935, was \$2000.00; and WHEREAS, party of the first part desires to remortize and to change the times and manner provided for the payment of said indebtedness so that the same may be paid at the times and in the manner here-

set forth; inafter

NOW. THEREFORE, it is mutually agreed that from and after the date last mentioned above, payment o NUT, TERMETORE, It is mutually appear that from and nitor the take instrumentation body payment of soid indebtedness shall be made on the anortization pien in 30 successive semi-annual principal payment. of \$50,00 sayable on the 1 day of Dune and December in each year, and a final principal payment of \$50,00 payable on the 1 day of December, 1950, unless said indebtedness be sconer paid or matured as in soid note and mortgage provided, with interest on said indebtedness, or any ungaid part or portion ther of, until paid, at the rate of five per cent per annua, payable semi-annually on each principal payment date.

atter is understood and agreed that the entire sum reamortized, together with interest thereon, shall be secured by the lien of the above described mortgage. It is further understood and agreed that if and when party of the first part is able to do so, additional payments of one or more installments of principal will be made in order that, by the continued making of such additional payments, said indebtedness may be discharged within the time provided by the loan instruments prior to their modification as herein provided, and that such additional principal payments. monts when made shall operate to discharge the debt secured at an earlier date and shall not reduce the amount or defor the due date of the next installment of principal.

IN CONSIDERATION WHEREOF, party of the first principal. IN CONSIDERATION WHEREOF, party of the first part hereby assumes and agrees to pay to party of the second part, its successors and assigns, all indobtedness which may remain unpaid and which is ovidenced by the note and mortgage ebvor 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 loan instruments evidencing said indobtedness.

It is further understood and agreed that this agreement shall not operate to modify the provisions of the note and mortgage and other loan instruments securing this loan, 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

Instead, and that the Highes of all such parties with respect to the board and arts respect to the note, mortgage and indebtedness are hereby expressly reserved. It is also understood and agreed that in the event party of the first part shall fail to pay or cause to to paid when due any of the payments provided for herein or in said note, real estate mortgage or any agreement supplementary thereto, or shall fail to comply with each and all of the other evenant So all supersonally choice, or shall hill be could will be an an all of the other Soreman conditions, and agreemants contained herein, or in said note, real estate mortgare, or any agreement supplementary therets, then and in any such case party of the second part, at its option and without notice to party of the first part, may declare all of said indebtedness immediately due and payable, in which event said indebtedness shall theneforth bear interest at the rate of five per centum per annum, notice to party of the first part, my declare all of said indeceeness immediately due and payable, in which event sold indebtedness shall thenceforth bear inforest at the rate of five per centum per annum, and the mortgage shall be subject to foreclosure; provided, however, that in the event party of the second part at any time declares all of said indebtedness immediately due and gayable, it may, at its option, without notice thereof, subsequently annul said declaration and its consequences, but no such action shall extend to or affect any subsequent breach of all and singular the covenants, conditions, and agreements contained in said note, mortgage, or any agreement supplementary thereto, or impair any consequent right thereon.

WIINESS the signature of the party of the first part; and the signature of party of the second part by The Federal Land Fank of Wichita, Wichita, Kansas, a corporation, its agent and attorney-in-fact, signed by the duly authorized officers of said Bank, and its corporate seal hereon impressed, the day and year first above written.

J. W. Alexander Lottic B. Alexander (Party of the First Part)

(CORP. SEAL)

(SEAL) My commission expires: November 15, 1941.

FEDERAL FARM MORTGAGE CORPORATION, a corporation

(Party of the Second Part) (Party of the Second Part) By THE FELERAL LAND BANK OF WICHITA, Wichita, Fansas, a corporation, its Agent and Attorney-in-Fac By F.D.Lucas Vice-President

ATTEST: John W. Coleman Assistant Secretary

STATE OF Kansas COUNTY OF Douglas)ss.

Before me, the undersigned, a Notary Public in and for said County and State, on this 9 day of because Le, the sherrs, have a mostly rubic in man for and county and state, on this 9 day of December, 1959, personally appeared J % Alexander and Lotie B Alexander, to me personally known and known to me to be the identical person who executed the within and foregoing instrument and acknowledge to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above written.

C C Gerstenberge Notary Public

STATE OF FANSAS

COUNTY OF SEDGWICK)SS.

Before me, the undersigned, a Notary Fublic in and for said County and State, on this 5 day of Fecomber, 1939, personally appeared F. D. Lucas, to me personally known and known to me to be the iden-tical person who, as Vice-President of said Bank, subscribed the names of The Federal Land Bank of Wichita Michita, Kansas, a corporation (as Agent and Attorney-in-Fact) and the Federal Farm Mortgage Corporatic a corporation, to the foregoing instrument, and he being by me duly sworn, did say that he is such offi-cor and that the seal affixed to such instrument is the corporate seal of said Bank, and that the same was signed and scaled in behalf of said Eank, as agent and attorney-in-fact for the Federal Farm Mort-gage Corporation (under and by virtue of that certain power of attorney which is recorded in Book 132 Deeds at Page 289 of the records of Douglas County, Kansas), and was signed in behalf of the Federal