			MORTGAGE		
day ofAugust	Filed for Record this.		nocker,	b H. Ler	Jaco
	.a. (gaob II. Hellookes,			
alda C.Bishop	(#3856		то		••••••
rl F.Shetterly	Recording Fee, \$ 2.30	THE FEDERAL LAND BANK OF OMAHA			
Dері			Omaha, Nebrask		
A. D. 19.37, by and be				•	U l
	H. H.Lenocker) si	als o known a	. Lenocker	Jacob I	•••••
cessors and/or assigns, as Mortgagee, WITNESS			EDEDAL LAND	and THE E	t
tessors and/or assigns, as Mortgagee, WITNESS		d each of them, in cons		-	
DOL		·	•		(1)
ortgagee the following described real estate situate					ipt whe
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; all in Township al Meridian; vernment Survey;	t Quarter of Secti Quarter of Secti st of the 5th Pri less,according t public in all hig	the Southeange 29; all acres, more	; Quarter of Resaining 440	east 76 N cont) Pro
					fortage Ra
cuted by said M ort gagors pay Webraska, or order, in the e rate of 5½ per cent, per a	April 11th,1933, its office in Oma	k of Cmaha,a	balance of al Land Bar	unpaid he Feder	The to t
st,1967; which note is secur ge Records of Madison County the Mortgagors herein assu	Z, payable Decemb ge 596, of the Mo	ing for \$307 om Book 80.]	tallment be recorded remaining d	last ins morteae	the by a the
payable to Federal Land Ban e principal amount of 38000 per annum, the last instal	raska, or order, the rate of 4 per	in Omaha, Ne	even dete h its office t from June	note of maha, at interes	one : of One with
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itaments and appurtenances, now owned or here laims and demands whatsoever whether now owner sues, profits, crops, and income from said premis	tate, title, dower, right of hom	ig thereto, and all the lortgagors, or any of the	any way appertaini	longing or in gors, or any o	red, be Mortga
an absolute title to said premises in fee. Said Int they have good right and lawful authority to selem, warrant and agree to defend the title thereto	seized of said premises in fee sin es and said Mortgagors, and ea	t they are now lawful	hereby covenant the premises are free of	each of them, ame, that said	s, and by the s
	zation plan according to the ter	nstallments on an amo	ble in semi-annual	thereon paya	interest
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portion of the next maturing installment or installments in consecutive order; and after such advance principal payment upon said indebtedness shall be applied to the payment of the principal portion of the next maturing installment or installments in consecutive order; and after such advance principal payment shall have been so credited, the due date of the next successive installment, the principal portion of which is not thereby paid, shall be accelerated to the due date of the first installment, the principal portion of which has been fully paid in advance, and the due date of the remaining installments shall be respectively accelerated so that they shall fall due semi-annually thereafter.

(5) SAID MORTGAGORS, and each of them, hereby assign to said Mortgagee, and covenant that said Mortgagee shall have, as additional security for payment of the mortgage debt, all the income from any oil, gas or mineral lease or contract, now existing or hereafter made, upon said mortgaged premises. No such lease or contract shall be made hereafter except with the written consent of said Mortgagee. Such income may be applied upon any part of the indebtedness in default and/or, at the election of said Mortgagee, upon the unpaid balance of the principal in the same manner as other advance principal payments on the indebtedness secured thereby.

(6) SAID MORTGAGORS, and each of them, covenant and agree that the entire proceeds of the loan, the repayment of which is secured hereby, will be expended only for the purposes specified by said Mortgagors, and each of them, in the application for said loan or for the purposes authorized by the Federal Farm Loan Act, as amended, and for no other purpose.

(7) SAID MORTGAGORS, and each of them, further covenant and agree to pay, when due, all assessments and taxes which may be lawfully assessed, and all judgments and other liens which are or may become liens or charges against said premises.

(8) SAID MORTGAGORS, and each of them, further covenant and agree to keep insured to the satisfaction of said Mortgagee all buildings and other improvements upon said premises, said insurance to be payable to the Mortgagee, as its interest may appear at the time of loss, and to deliver the policies of insurance to said Mortgagee.

- (9) SAID MORTGAGORS, and each of them, covenant and agree to keep all buildings and improvement, now located or hereafter constructed on the mortgaged premises, in good repair; not to permit said buildings to become vacant; to maintain and work said premises in good and husbandlike manner; not to remove or demolish or permit or suffer the removal or demolition of any of such buildings or improvements; not to cut or remove, or permit the cutting or removal of, wood or timber from said premises, except down or dead timber for domestic use; and not to commit, permit or suffer any strip or waste, or impairment of the value of the mortgaged premises except ordinary wear and tear.
- (10) SAID MORTGAGORS, and each of them, further agree that all checks or drafts delivered to said 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 items to said Mortgagee, shall be agents of said Mortgagees, and that no such check or draft shall constitute a payment on the indebtedness secured by this mortgage unless and until the amount thereof shall actually be received by said Mortgagee.
- (11) IF SAID MORTGAGORS, or any of them, shall fail or refuse to pay when due any judgment, lien, tax or assessment, or all or any part of the principal or interest, when due or delinquent, of any prior mortgage, or any amount constituting or secured by a lien on said premises or any part thereof, said Mortgagors, or any of them, shall fail or refuse to effect and maintain insurance as provided for herein, said Mortgagors and any and all amounts so paid in accordance with the terms of this paragraph by said Mortgagee shall become a part of the debt secured hereby, due and payable immediately, and shall bear interest at the rate of interest provided for as to the principal portion of the indebtedness secured hereby, until paid.
- (12) IN CASE OF DEFAULT in the payment of said principal sum, or of any installment thereof, or of any interest thereon, at the time when the same shall be due, or in case of the non-payment of any judgment, lien, tax, assessment or any prior mortgage, or of the failure to effect and maintain insurance as herein provided, or in case of any breach of any of the covenants or agreements herein contained, then or at any time thereafter during the continuance of such default or breach said Mortgagee may, at its option and without notice, declare the entire debt hereby secured immediately due and payable and shall be entitled to immediate possession of said premises and may maintain an action at law for payment of the debt secured by this mortgage, and/or may foreclose this mortgage, and in either case shall be entitled to all costs and expenses of such action, including the expense of extending the abstract and reasonable attorney's fees to be assessed by the Court.
- (13) IF AN ACTION IS BROUGHT to foreclose this mortgage for all or any part of the debt secured thereby, the Court, or a judge in vacation, may appoint a receiver to take and hold possession of said premises, to rent the same, to collect the rents and profits therefrom, to pay the taxes upon said premises, to keep the same in repair, to make any other expenditures as may be authorized by the Court or judge, and to apply the balance upon the mortgage indebtedness.

CHATTEL MORTGAGE CLAUSE

- (14) AND, FURTHER, IN CONSIDERATION of the making of said loan secured by this mortgage and in order to furnish said Mortgagee additional security for the payment of said loan, and in order to give said Mortgagee a present lien and future liens upon crops growing, grown or to be grown on said premises, said Mortgagors, and each of them, hereby bargain and loan, and in order to give said Mortgagee a present hen and future hens upon crops growing, grown or to be grown on said premises, said Mortgagors, and each of them, hereby bargain and sell and do by these presents grant and convey, unto said Mortgagee all crops growing, grown or to be grown on the land hereinabove described, and every particular portion thereof, during the entire term of this mortgage, and for each individual crop year during such term, and until the indebtedness secured hereby is fully paid, including all crops that have been severed from the said Mortgagors, or any of them, shall fully pay and discharge all sums in accordance with the terms of said promissory note referred to in this mortgage, and shall fully perform each and all of the covenants and agreements contained in this mortgage, then, and in that event, the conveyance evidenced by this chattel mortgage provision shall be void; otherwise it shall remain in full force and effect. And to further secure the payment of said promissory note and in consideration of the making of the loan evidenced by said note and secured by this mortgage, said Mortgagors, and each of them, do hereby sell, transfer and assign unto said Mortgagors, and interest therein during the entire term of this mortgage and until the indebtedness secured hereby is fully paid. premises hereinabove described, and each individual portion thereof and interest therein, during the entire term of this mortgage and until the indebtedness secured hereby is fully paid.
- (15) IT IS HEREBY AGREED that the failure or delay of said Mortgagee, or assigns, to exercise any of their rights or privileges under said promissory note or mortgage shall not be (15) It IS HEREBY AGREED that the failure or delay of said Mortgagee, or assigns, to exercise any of their rights or privileges under said promissory note or mortgage shall not be held a waiver of any of the terms, covenants or conditions of said instruments nor of any rights or privileges of said Mortgagee or assigns under the same; and any act of said Mortgages, or assigns, waiving, or which may be held to be a waiver of, any specific default of said Mortgagors shall not be construed or held a waiver of any future or other defaults. It is hereby further agreed that in case of default in the payment of any one, or more, of the amortization installments provided for in said note, or any interest as provided in said note, or in case of the payment by said Mortgagee, or assigns, of any judgment, lien, tax, assessment or any prior mortgage, or insurance premiums or costs and expenses to secure the discharge and release of any liens, all as provided for in this mortgage to be paid by said Mortgagors, then and in either or any of such events said Mortgagee, or assigns, shall have the right and privilege, without declaring the entire indebtedness due and payable, to institute foreclosure proceedings on account of such specific default and for such sums as are in default, and such foreclosure proceedings may be had and the land described herein may be sold hereunder, subject to the unpaid balance of the principal and interest, notwithstanding such foreclosure. payment of the unpaid balance of the principal and interest, notwithstanding such foreclosure.

(16) THIS MORTGAGE IS MADE UNDER THE PROVISIONS OF THE FEDE is subject to and governed by the terms and provisions of said Act.	RAL FARM LOAN ACT and amend	lments thereto, and this transaction	
(17) Witness our hands and seals hereunto set on the day and year first above w	ritten.		
	Jacob H. Len	ocker (SEAL)	
		(SEAL)	
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		(SEAL)	
		(SEAL)	
		(SEAL)	
STATE OF Towns County of Dallas, On this 19th day of August A. D. 19.37, be	fore me, H.C.Modlin		
a Notary Public in and for the County of Dallas	, State ofIowa	, personally appeared	
Jacob H. Lenocker (also known as J.	H.Leno.cker), single		
to me known to be the persons named in and who executed the as their vountary act and deed.			
NOTARY.	H.C.Modlin Notary Public in and for		
My commission expires July 4- 1939	County of Dallas	State of Iowa	