Provided, this mentaget is given to secure the payment by the Mortrager to the Mortrager, at his offices in the City of Wechits, Kanasa, of the sum of 1.1100a00..., evidenced by errin premissory note of erem date hereroid, executed by the Mortrager to the Mortrager, conditioned for the payment of said sum, with interess on said principal or unpaid balance a certain promissory note of even date herewith, executed by the Mostgayer to the Mostgayer, confinition of fait num, with interest on mild principal or unput balance thereof at the rais of five per centum per annum, payable eventually on the lat day of fulgibility and February is each year; and principal nurs bring payable on an amortization plan and in twomity. (20) equal, excessive semiannual instalments of 1.57.00. each, the first instalment bring payable on the lat day of August. manualisms pain and unavairable (1997) - conv. extensive monoming minimum of \$2000 - conv. conv

made, operating to discharge the debt secured hereby at an earlier date and not reducing the amount or deferring the dee date of the next payable causalment of principal. The Montager does hereby covenant and spree with the Montagere, as follows:

1. To be now lawfully seized of the for simple title to all of and above described real contex; to have good right to sell and conver the same; that the same is free from all escome brances exercises such exemptances as are specifically described and set out hereas; and to warrant and defind the tills thereto apaint the lawful channes or demands of all persons whose

2. To pay when due all payments provided for in the note secured hereby.

3. To make return of said real exists for taxations, when so required by law; to pay before they become delinquent all taxes, charges and assessments legally levicd against the property herein converged; and to exhibit to Mortgage receipts, or certained copies thereof, evidencing such payment. 4. To pay at all time during the existence of this mostrate all due sums and interest on any mostrate, judgment, lion or escumbrance venier to the leve of this mostrate; to pay the pointing doth secured by such mostrate, judgment, lion or resumbrance when due; to pathin to Matratese receipt, or controlled copies latered, evidenting such payment; and to perform all other correspondence in any other mostrate, judgment lion or resumbrance sensit on the line of this mostratese.

5. To change and keep inserted all buildings and other importanting new case a which may hereafter he placed on any dispersion, against loss or danage by for and/or termsha, and the placed on all dispersion, against loss or danage by for and/or termsha, and the placed on all dispersion and termshare the state of the placed on all dispersions are been as a state of the state of 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.

b. To expend the same to the own excited energy more than purpose are that the intervention approximate reason more reasonable.
3. Note prent, other sampling or by negler, and management of the same intervention in the value of and premises and the balance set of the same in a constant and was the above transition and was the balance transition and transition and transition and transition and was the balance transition and transition

6. To reinhurse the Marinere for all costs and expenses incurred by him in any mistor foreclass this means are used or any other margines or watching of any higher the second second

9. That all checks or drafts delivered to the Mortgages for the purpose of paying any sum of sums secured hereby will be paid upon precentment; and that all age ng collections thereof, including those agencies transmitting the proceeds of such items to the Mortgage, shall be considered agents of the Mortgager. This mortgage is made to the Mortgage as the Land Back Commissions: acting purposed to Part 5 of the cut of Congress known as the Emergency Farm Mortgage Act of 1913 (and any medinesis therets), and is hereby agreed to be in all respects subject to and governeed by the terms and provisions thereof.

The Mortrager in the written application for hum hereby secured made certain representations to the Mortge' ac as to the purpose or purposes for which the be used. Such representations are noted, specifically referred to and made a part of this Mortgace.

In the event the Mostraper shall fail to pay when for any taxes or assessments against the security or fail to pay at all times during the existence of this mastrape, all dures any mostrape, polyment, here or encombance senior to the lies of this mastrape, and the security or fail to pay at all times during the existence of this mastrape, all dures any mostrape, polyment, lies or encombance senior to the lies of the most security of the most security of the security of the most most and the security of the most security of the security of the most security of the security of the security of the most security of the security of the

netion intervent, shall section a pair to the motivations secure of the fund of the particle are needed in the particle and the particle are set of the particle and the particle are set of the parti

If he hads bredy covered shall erer, during the life of this moticase, becase included within the boundaries of any irrigation, drainage or other special assessment datriet and/or be come mobiest to and hade for special assessments of any ind, for the payment of whe had hadd, hade are not inhibe at the date of the execution of this morigage, them the whole of the un debidents hereby recursively all at the option of the Morizage. became index on an paywhe instrument, when the whole of the un debidents hereby recursively all at the option of the Morizage. became index on an paywhe instrument, when the whole of the un debidents hereby recursively all at the option of the Morizage. became index of the instrument, the option of the Morizage. Became Morizage that the set of th

If at any time, during the life of this mortgare, the premises conveyed hereby abalt, in the opinions of the Mortgaree, become insufficient to secure the payment to the Mortgaree of the in reduces them remaining upstaid, by reason of an insufficient water args/ps, inadequate dramase, improper intription, eression, then said Mortgaree shall have the right, at its option, to declar simple abance of the indeficients secured kerely due and graphic and its forkism the frequence this mortgare.

In the event of foreshours of this montrate, the Martgaser shall be entitled to have a receiver appointed by the court to take powersion and control of the premises described herein and control point therein, the amounts as collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount inon does some the montrate.

an due unior this morecure. It are of it a properties on the above described note be not paid when due, or if the Mortzayer shall permit any taxes or assessments on any shall fait to _____ at all time damag the existence of this mostayer all due turns and interest on any mortzay, judjement, into or existence with the origin of the properties of the state and senior covenants and con m any such mortga nortgage, judgement, oses from those for ured hereby, at the -losure. which it was

It is agreed that all of the sharest of the to the real entire share descrided, which have knowledge tend defined by the Mangaper to the Nertogene handling and the sharest of the sharest herein and all sharest shall thereaps have based to the special sharest shall thereaps have based on the sharest sharest sharest shall be treaps have based on the sharest share sharest sharest sharest share the sharest sharest sharest share the sharest share the sharest sharest sharest sharest sharest share sharest share sharest sharest sharest share sharest share sharest share sharest share sharest share the sharest shares isfaction

New if the said Mortragor shall pay, when due, all payments provided for in said note, and reimburse said Mortragere (cr all sums advanced hereunder, and shall perform all mants and conditions herein set forth, then this mortrage shall be void, otherwise to be and remain in full force and effect.

The said Mortpager hereby waires notice of election to declare the whole debt due as herein provided, and also the benefit of all sus, relation, homestead and appraisement laws. The coresants and agreements herein contained shall extend to and be hinding upon the heirs, executors, administrators, successors and ansigns of the respective parties herein. IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

Loura Christian

(ACKNOWLEDGMENT)

STATE OF KANSAS

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 3rd day of February, 1921, personally appeared

Laura Christian, a widow, to me personally known and known to me to be the identical person. who executed the with and foregoing instrument and admostedged to me that. SDB rescuted the same there. The def tentum yes and defore the user and memory observes there are the same the sa her 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.

November 15, 1937 My Commission expired Legal Seal

C. C. Gerstenberger Notary Public

(RELEASE)

The amount secured by this mortgage has been paid in full, and the same is hereby canceled thisday of

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