41

Provided, this montage is given to secure the payment by the Montagers to the Montagers, at his offices in the City of Wichts, Kanas, of the som of  $\tilde{y}_1 \gtrsim 200 \pm 00$  evidenced by a certain promissory note of even due herewith, excessive by the Montagers to the Montagers, and Montagers, and Montagers and M if made, operating to discharge the d-bt secured hereby at an earlier date and not reducing the amount or deferring the due date of the next payable instalment of principal.

The Mortgagor does hereby covenant and agree with the Mortgagee, as follows:

1. To be now invisibly seized of the fre simple title to all of and playe described real entate; to have good right to sell and ensare that the same in free from all estam-brances exception non-ensared and are specifically described and set out herein; and to warrant and defend the title thereto apainst the lawfol chains set 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 estate for tazation, when so required by law: to pay before they become delinquent all taxes, charges and assessments legally levied against the property horein conveyed; and so establit to Moteragee receipts, or certified copies thereof, eridencoing reak payment. 4. To pay at all times during the existence of this morrages all due turns and interest on any morrage, judgment, lien or encumbrance senior to the Fen of this morrages, its pay the principal dott second by such morrage, judgment, lien or encumbrance when due; to exhibit to Merrages exceeds or exceeding any how morrage, judgment, lien or encumbrance errors to the inter of this morrages.

5. To insure and keep insured all huldings and older importances to see one or which may hereiter be placed to using logramines, gainst here of damage by for and/or townshot in the particular set in the provident in the placed to using the provident in the placed to using the placed 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mostgagor's written application for raid loan.

7. Not us pressite, either wildsilly or by neglect, any unreasonable dependation in the value of and premises or the buildings and improvements situated thereon, but :) here the same repair at all builds to manation and work the above mentioned premises and sind-andiher manaers not to premit aid buildings to become statent or unsecupied) nor to remote the same remained redensition of any of add buildings or improvements situated buyers and premises and to premit aid buildings to become statent or unsecupied) nor to remote the same remained redensition of any of add buildings or improvement situated buyers and premises of the remained or the same state of any of add buildings or improvement situated buyers and premises of the remained or the same state of any or add buildings or improvement situated buyers, the remained premises and the same state of a same state of any or add buildings or improvement situated buyers, and premises of the same state of any or add buildings or improvement situated buyers, the remained or additional state state of any or add buildings or improvement situated buyers, and buildings or improvement situated buyers, and buildings or improvement situated buyers, and buyers and buyers and any or additional state state of a same state of a same state of a same state of any or addition of the same state of any or addition of the same state of any or addition of the same state of any or addition of a state state state of addition. The same state of a same state sta

8. To reinduze the Mortgagee for all costs and expenses incurred by him in any suit to forethese this mortgage, or in any suit in which the Mortgagee may be ablined to diffend or protect has rights ar hem sequence heremoter, including all abstract teer, court costs, a reasonable atteney for where allowed by law, and other expenses; and such rums shall be added to and lecone a part of the doth secured hereing and including in any detect of forefourt. That all checks or drafts delivered to the Morgagee for the purpose of paping any sums resurce bereby will be paid upon preventment; and that all agencies used in img collections thereof, including these agencies transmitting the proceeds of such items to the Morgagee, shall be considered agents of the Mortgager.

This mortcase is made to the Mortrace as the Land Bank Commissioner acting pursuant to Part J of the act of Congress known as the Emergency Farm Mortrage Act of 1933 (and any confinents therets), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereot.

The Martragor in the written application for loan hereby secured made certain representations to the Mortrager as to the purpose or purposes for which the proceeds of this here weed. Such representations are hereby medically retired to and made a part of this Mortrager.

We use your representations at a loss processory formers and the second state of a log by at all times during the existence of this mortage, all due sums and inscrete may noticize, judgerni, ion or membrane senior to the lime of this mortage, or full to pay the principal delt received by such mortage, judgerni, lime or encombance while dec., so full to principal due to correct and and declaration or the lime of this mortage, or full to pay the principal delt strength by the principal delt st

nerten nerten haut recome a part ot the mederedness secured ry me ner of this montrage and lear mitered from the dit. It of partners it the rate of iter per colump or anomumilipation. The said Margare Arroy transfers, exits over and concepts to the Margare all metrics products, concerning the Abase of partners that the rate of iter per colump or anomumilipation of a second concept space. The said Margare Arroy transfers divers that may hereafter come mino existence, concerning the Abase of form inter out interess of a second space of a space of a second space of a space of a second space of a secon

If the lands hereby conversed aball ever, during the life of this mortgage, become included within the boundaries of any initiation, drainage or other special assessment district and/or be-te subject to and hable for special assessments of any sind, for the payment of which and habds are not hable at the date of the execution of this mortgage, them the whole of the in-release hereby recover aball, at the priors of the Mongare, become dee and apathle forthous the.

If as any time, during the life of this mortgage, the premixes conveyed hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the in-tedness them retaining unput, by reason of an insufficient water upply, inadequate draining, improper irrection, or crossion, then and Mortgage shall have the right, at its option, to declare named haltnee of the individues assetured hereby due and payable are to forthwish forebore the nontrigger.

In the event of forechause of this manutage, the Manuse-parket was a trainame nucleuse to somethy?. At the event of forechause of this manutage, the Manuse-shall be entited in the set applicably the court to the possession and control of the pressure described berean and bet the result, invest and profits thereof, the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount due model the mostrage.

Sound we meder than moreprete II any of the suprements on the absert described note be not paid when due, or if the Morepret on all pairs to pay at all innor during the excitnce of than morepret pairs and interest on any morepret pairs and the service of the more shall be pair to pair any more resultance and interest on any morepret pairs and the service of the more shall be pair to pairs and the service of the more shall be pairs to pair any more of the service of the more shall be pairs to pair any more shall be pairs to pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pair any more shall be pairs to pairs to pairs to pair any more shall be pairs to pairs the pairs to pairs the pairs to pairs t

It is served that all of the abstrate of this to the real extra tables described, which have hererofer bere dedivered by the Morragers to the Morragers berein, shall be realised by an intermed by the Morrager to the Morragers to the Morrager to the Morra ader, and shall perform all of the othe

Now if the said Mortgagor shall pay, when due, all payments provided for in said note, and reimburse said Mortgagee for all sums advanced here sovemants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect. The said Mortgager hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead and appraisement la

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

Enily Schick

al

Adam Schick

(ACKNOWLEDGMENT)

## STATE OF KANSAS

COUNTY OF DOUGLAS

14.

Defore me, the undersigned, a Notary Public, in and for said County and State, on this 3rd day of February, 193 4, per Emily Schick and Adam Schick, her husband ..... and .

C. C. Gerstenberger Notary Public. November 15, 1937 My Commission expires Legal Scal (RELEASE)

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