1947.: Mostessor to have the privilegt. of paying at any time one or more instalments of principal, or the entire unpaid balance of said principal sum, such additional principal payments if made, operating to dickarge the dobt secured hereby at an earlier date and not reducing the amount or deferring the due date of the maxi payable instalment of principal. The Mostessor dos hereby correctment and agree with the Mostegarce, as follows:

 To be now harfully seized of the fee simple slide to all of said classe described real entries to have good right to sell not convery the same; that the same is free from all meconbrances excepting such entrumbrances as are specifically described and set out berrin; and to warsast and defined the tille thereto resinst the lawful clasms of denands of all persons whose ever.
To pay when due all payments provided for in the note secured herdy.

3. To make return of said real estate for tacution, when so required by law; to pay before they become delinguent all taxes, charges and assessments legally levied against the property herein conveyed; and to enhalt to Mostpace receipts, or cettind copies thereof, endencing such payment.

4. To pay it all times during the existence of this mortgage all due sums and interest on any mortgage, judgenet, lien or encombrace senior to the ken of this mortgage, to pay the principal delt secured by such mortgage, idea to any mortgage, including a such payment; and to perform all other co-senant and conductors contained is any part mortgage. Then or the such payment; and to perform all other co-senant and conductors contained is any part mortgage. Then of this mortgage are such as the such as th

40 Out extends and there inserted all haldings and other importants new on, or which may hereiner be placed on a place and premiers, sering these or dances by for and/or trends, and starter by for and/or trends, and starter by for and/or trends, and starter by the distribution of the index of the and/or trends, and the placed on a place of the starter by for and/or trends, and starter by for and/or trends, and the placed on a place of the starter by the starter by

A be togen the weighting of by neglect, any unreasonable deprecision in the value of sid premises or the buildings and improvements situated thereas, but to keep the same it good repair as all mers; to maintain and weak the above contineed premises in good and buildings in superior and buildings in superior and buildings in superior and buildings of any solid premises the complex down and premises the premise and premises the complex down and premises a

8. To reinhurse the Mortgagee for all costs and copeness incurred by kin in any suits forchose his mortgage, or in any with the Mortgage in which the Mortgage may be abled to defend or protect has replaced by a reinhurse the start and outer same has been applied to the deferment of the deferment of the deferment. Including all ablests at all colleged in any determent of the deferment of the deferment of the deferment.

9. That all checks or drafts delivered to the Mortgarce 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 transmining the proceeds of such items to the Mortgarce, shall be considered agents of the Mortgarce.

amondmost iteration, and its morely surved to be in all reparts weights in a generatory or us terms and provisions interest. The Marginger in the writing replacition for loan hereby recurd end actualize creations to the Mortgager as to the purpose or purposes for which the proceeds of this lasm are to be used. Such representations are hereby specifically referred to and made a part of this Mortgage.

In the event the Moritager shall fail to pay when due are taxes or assessments spinst the sciutty of fail to pay at all times during the existence of this motivage, all due sums and interest on any motivage, judgment, lien or ensuminance sension to the lien of the motivage, of fail to pay at all times during the existence of this motivage, all due sums and due, or fail to perform all other coverants and conduction contained in any content sensitivation. Sums of the motivage, pay and the sensitivation of the motivage of fail to pay at all the sensitivation of the motivage of fail to pay at all the sensitivation of the motivage of the fail to pay at all times during the existence of the fail and the sensitivation of the motivage of the fail to pay at all the sensitivation of the fail to pay at all to pay at all the sensitivation of the motivage of the fail to pay at all the sensitivation of the motivage of the fail to pay at all the sensitivation of the sensitivation of the fail to pay at all the sensitivation of the motivage of the the sensitivation of the sensitivation of the fail to pay at all the sensitivation of the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at a sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the sensitivation of the fail to pay at all the pay at all the sensitivation of the fail to pay at all the pay at all the sensitivation of the fail to pay at all the pay at

netume increvents, haan become a part of the medicidences security in a live of this moritage and set mitteres it must have a lighteent at the nate of the part of the moritage it and set mitteres in the interest in the appendix the nate of the part of the moritage and and as a or other mineral location of a mori more of the moritage and and as a or other mineral location of a mori more or that may hereafter ense into existing, or that may hereafter ense into existing, or more of hereafter requires in moritage and and there more and the Moritage and and the set of the more and and the set of the more and and the set of the more and the more and the more and the set of the more more into the set of the more and the set of the more and the more and the set of the more and the more and the set of the set of the more and the set of the

If the hands hereby conversed hall ever, during the life of this moretare, become included within the boundaries of any irrigation, drainage or other special assessment district and/or be come subject to and lable for special assessments of any ind, for the payment of which and hards are can liable at the date of the execution of this mortgage, them the whole of the in debiasent hereby secured hall, at the option of the Mortgage. Secure due and payble forburnh.

If at any time, during the life of this mortezer, the premises conveyed hereby shall, in the opinion of the Mortgapee, become insufficient to secure the payment to the Mortgapee of the indebtedness han remaining unpad, by reason of an insufficient water supply, indegance distance, morpore invisiona, or crosion, then and Mortgapee shall have the right, at no option, in deflare the unpud halance of the indebtedness secure hereby one and payable and to instruct distance in the mortgane.

In the rent of forcioners of the mortgane, the foreigness are to interest interests interesting the foreigness of the pressing descended where the second of the pressing and control of the pressing descended berein and control for the mortgane.

iound due under him morizze. H ary of the sponents en the above deverhelt note be not paid when due, or if the Morizzer of Abil permit any taxes or assessments on axid lands to become delinquert, or if the Morizzer or abil Hary of the sponents en the above deverhelt notes and an experimental of the sponent and the sponent and the sponent end of the morizzer, or abil has be put be primerial doth screently planteme, here or remainstance what due, or abil him perform any or all dother torvants and confidence souther any more taxes before the him or the sponent end of the sponent end best end of the sponent end of the sponent end of the sponent end of the sponent end best end of the sponent end best end of the sponent end best end end of the sponent end best end of the sponent

The is accreding all of the standards didge on the real cates along decaded, which have hereofore been delivered by the Managares to the Managares herein, hall be realised by and the standards and the standard of the standard between the standard between the standard standards the standard standard between the mathematical of the indetections hereby recurse, and aligned history become and be the property of the Managares to the Managares the Managares to the Ma

Now if the aid Mortragor shall pay, when due, all payments provided for in aid note, and reindurge nid Mortrager for all sums advanced hereunder, and shall periorm all of the othe overants and conditions herein net forth, then this mortrage shall be void, otherwise to be and remain in full force and effect. The aid Mortragor hereby waives noise of election to declare the whole debt due as herein provided, and also the benefit of all stay, ruluation, homestead and appealarment lows. The contrast and agreements herein confined all all stands to an election provided, and also the benefit of all stay, ruluation, homestead and appealarment lows. The cortexate and agreements herein confined all all stands to and herein, execution, administrators, successor and awigns of the respective parties herein.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

ITNESS WHEREOF, the Mottgagor has bereunto set his hand and seal the day and year brat above written.

Homer Hird

Bessie Hird

(ACKNOWLEDGMENT)

STATE OF KANSAS

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Honor Hird and Beessie Hird, his wife to me personally innew and known to me to be the idmitcil person **B**. who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary at and deed for the user and purposes therein set forth.

C. C. Gerstenberger

19.

Legal Seal

My Commission expires November 15, 1937

(RELEASE)

The amount serured by this mortgage has been paid in full, and the same is hereby canceled this ______ day of______

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