19.47; Morecess to have the privilege, of paying at any time one of more instalments of principal, or the entire urgand halance of and principal sum, such additional principal payments if made, exercises to divelance the debt secrete hereby at an extinct date and not reducing the amount or defering the Car date of the next payable instalment of principal. The Morecess does hereby coverants and agree with the Morecesses as follows:

1. To be now hwfully seized of the free simple tide to all of aid above described real entary to have good right to sell and coavey the same; that the same is free from all encum bances serving such encumbrances as are specifically doctibed and set out herein; and to warnant and defind the "like thereto spinst the hwful chains or u-marks of all persons whose ere:

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

1. To make route of and real exists for transien, when so required by law; to pay before they been to disquert all trace, charges and assessments legally levied against the property factor coveryed; and to exish to Morragee encipts, or cettivid copies thereof, evidencing and payment.
4. To grav all time during the existence of the monitorar all due must and intereof, ericletion are monitored in payment. The principal dot accord by such monitorar all due must and intereof are an evidencing constrained copies thereof, evidencing such payment; and to perform all other coverant and conditions existing and the payment; and to perform all other coverant and conditions existence in a such as a superformation of the superformation of the monitory and another the payment; and to perform all other coverant on the superformation of this monitory.

an ener coveners and consistent outputs and yeak monitory, surgents, units or exchanging the notable field of the interpretation of interpretation of the interpretation of the

c. Is expend the state on the state was stated then your and a project in the walks of a single precise or the building and importants situated thereon, but to keep the same in series and in the state of the st

8. To reinstarte the Mortgagee for all costs and expenses incurred by kim in any suit in forciose this mortgage, or m any suit in which the Mortgagee may be obliged to defend or protect his rathes or items expanded hereinder, including all abatest free, court costs. A reasonable attarney fee where allowed by law, and other expanses; and nuck nums shall be added to mal locence a put of the dord screents during and much nums shall be added to mal locence a put of the dord screents.

9. That all shorts are during divisered in the Marrapsee for the purpose of paying any sum or sum secured hereby will be paid grave, presentances, and that all species used in mainge collections thered, including the species transmitting the protection of a statistic in the Marrapsee, and the Marrapsee, and the Marrapsee, and the Marrapsee and the M

The Montragor in the written application for loam hereby secured make certain representations to the Montragee as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this Montrage.

The the creat the Matricago and held to be a set of the second and the second and the country of fail to pay at all times during the existence of this metrace, all due sums and interest on my metrace, judgement, len or recombrance service to the lies of this metrace, fail to pay at all times during the custometer of the metrace, judgement, len or recombrance service to the lies of this metrace, fail to pay the principal debt travered by such metrace, judgement, len or recombrance service to the lies of this metrace, a fail to pay the principal debt travered by such metrace, judgement, len or recombrance service to the lies of this metrace, a such metrace, and the amount paid therefore, ar incurred in some herein provided (or, the Matricage and all the second pay performs up the terms is and conditions, or provide and the rest of the metrace, and the amount paid therefore, ar incurred in some

netion futerenth, skull become a part of the indetodness secured by the len of this moritage and lear interest from the date of payment at the rate of five per terminum call paid. The said discreptor brayts ranking interests, sets our state may be relative each of the payment at the rate of five per terminum call paid. The said discreptor brayts ranking is easy to the Margare each each of the payment at the rate of five per terminum call paid. If a said out the minimum call paid is the same rate of the payment of the payment of the payment at the rate of the per terminum call paid. Moregare sets as eacher, it has a said the part of the same rate of the part of the part

If the lands hereby conveyed shall ever, during the life of this mortgare, become included within the boundaries of any irritation, drainage or other special assessment district and/or become majors to and lable for special assessments of nov first, for the payment of which and a far non lable at the date of the execution of this mortgare, then the whole of the indeductance hereby vertered shall at the option of the Marguere, become can and payable tothismit.

If at any time, during the life of this mortcage, the premises conveyed hereby half, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the indetermines them remaining unpaid, by reason 31 an insufficient surgery indequete distance, may reprint instance, or environ, then said Mortgagee shall have the right, at its opinon, to declare the unpaid halone of the indeterdence secured hereby due and payelle and its forbatility for the courtgage.

In the event of forefaure of this moreaser, the Moreaser shall be entitled to have a receiver appointed by the court to take possession and courted of the premises described herein and collect the rank, issues and product identify. The amounts so collected by such receiver to be applied under the direction of the court to the promet of any pagement rendered or amount issued doe under this more tage.

The use users the metrogeneric set of the se

It is served that all of the January of the sub-served sense above developed, which have hereofore been dedirered by the Managere to the Managere been. Addille ornined by adding Manageres mult be indefections sense here been been been all and inclusioned in glub, and in the orner of the Managere to the Managere been. Addille ornined by addimanafactions of the indefections sense here by all adding and indicating of glub, and in the orner of the Managere to the Managere been. Addille ornined by addimanafactions of the indefections sense here by a sub-sense and be the preperty of the Managere to the Managere been addition of the orner of the Managere been additions of the indice based by a subdiversition and gas and the Sandill of Materia share been experiment of the receiver of the Managere in the orner of free based by a subdiversition and gas and based by addition and the preperty of the Managere based by a substance of the indice based by a sub-sense based by the preperty of the Managere based by addition of the orner of the Managere based by a substance based by a sub-sense based by addition of the preperty of the Managere based by a substance based by a sub-sense based by addition of the sub-sense based by a substance based by a sub-sense based by a sub-sense based by a substance based by a sub-sense based by addition of the sub-sense based by a substance based by a sub-sense based by a sub-

New if the axid Montrary shall pay, when dae, all payments poroided for in said note, and vicikance axid Montraret for all sums advanced hereander, and shall perform all of the other averants and conditions herein set forth, then him mottage shall be twoid, sharwise to be and remain in full force and effect. The stall Mortrarys hereby wires noise of decision to decise the bask of this can be remining out and also the benefit of all stay, valuation, homestend and appraisement laws.

\* The corestants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and ansigns of the respective parties herein. IN WITNESS WHEREOF, the Morragor has herenatio set his hand and seal the day and year first above written.

Oscar E. Votaw

Elizabeth C. Votaw

## (ACKNOWLEDGMENT)

## STATE OF KANSAS

COUNTY OF DOUGLAS

Oscar E. Votar and Elizabeth C. Votar, his wife, to me personally known and hown to me to be the identical person B. who executed the within and foregoing instrument and acknowledged to me that they executed the sam their free and voluntary set and deed for the uses and puppes therein set forth.

My Commission expires November 15th, 1937 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 this \_\_\_\_\_\_day of\_\_\_\_\_\_day of\_\_\_\_\_\_