19.37 and the remaining instalments being payable on ach succeding interest powers date, is and including the 18 th and 10 Permany 1947.4 Mortgager to have the privilege, of paying at any time one or more instalments of principal, or the entire unpub takance of sail principal sam, such additional principal sametimes

e, operating to discharge the debt 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 lawfully seized of the fee simple title to all of said above described real exters: to have good right to sell and coursy the same; that the same in free from all encom-brance steeping such notambrances as are specifically derribed and set out hereas; and to warrant and defind the title thereto against the lawful chaos or demands of all persons whose

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

1. To make return of said real estate for instation, when so required by law; to ray before they become delinquent all taxes, charges and assessments legally level against the property herein converged; and to exhibit to Motogare receipts, or certified copies thereof, evidencing sock payment. 4. To pay at all times during the existence of this isotrigate all due sums and interest on any mortgate, judgment, lien or encumbrate-senior to the lien of this mortgate; to pay the principal delt secured by such mortgate, dedremit, lies or encumbrates when due; to pablit to Metragate receipts, or encumbrates, evidencing such payment; and to perform all order correctants and conclusion control of any such mortgate, ling and the perform all order correctants and conclusions control of any such mortgate.

1. To inverse and keep incomed all huldings and other incorrected some one which may hereafter the placed on and place income against laws or damage by fee and/or termado, in which may hereafter the huldings and incomed with and the second with and have been added and the income of the incomed with and have been added and the income of the income 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mostgagor's written application for said loan.

7. Not permit, either wildig or by replet, any measurable deprecision in the value of aid permits of the tailing and importants planted thereon, but to be the tailer of aid permits of the tailer of the tailing and importants planted thereon, but to be the tame in read-regist at all inters; is a summin and wark the above mentaned permits in read-and hubbles mater; is to permit add the hubbles to be consisted on the constraint of the above mentaned permits in read-and hubbles mater; is to permit add the hubbles to be constraint on the above mentaned permits; in read-and hubbles mater; is to permit add wark party or wark to be constraint on the constraint of the constraint of the constraint of the constraint of the above mentaned and bulbles. The mentane of the tail permits of the tailor to constraint on the constraint of the tailors; independ the there exceeds of the tailors; the constraint of the tailors; the tailors of tailors; the tailors of the tailors; the tailors of tailors; the tailors

6. To reinhurse the Mortgagee for all costs and expenses incurred by him in any suit to farcelose this mortgage, or m any suit in which the Mortgagee may be obliged to defend or pooter that rights or lens sequench heremoter, including all advants fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums \_1!! be added to added to adder of the device users hered year disclobed and a deter edit forechours.

9. That all checks or drafts delivered to the Monraspec for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thereol, including those agencies transmitting the proceeds of such items to the Monraspec, shall be considered agents of the Monraspor. This mortgage is made to the Mortgage as the Land Dark Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any amendments thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereol.

The Mericanse in the written application for loan hereby secured made certain representations to the Morazzee, as to the purpose or purpose for which the proceeds of this loan are to be used. Such representations are brocky specifically referred to and made a part of this Morazze.

use. Some representation at a strop person (think to an one of parts in an even per to the evening of fail to pay at all times during the existence of this mostgare, all due none a part of the events and any mostgare, polgment, len or recombrance senser to the 'near of the mostgare, of all to period to the service' by the principal delay service' by the principal delay service by the principal delay service by the sense and the service' by the principal delay service by the principal delay service by the principal delay service by the sense and the service' by the service' by the service by the service' by the service' by the service' be the service by the service be the service by the service be service by the service by the service by the service by the service be service by t

articles intervents, shall become a pair of the indication is posterior by its flow of this instruct and tear intervents into the flow is payment in the flow one payment is the flow one payment in the flow one payment is the flow one payment in the payment i

The hands hereby conversed shall ever, during the life of this moretrage, become included within the boundaries of any irritation, drainage or other special assessment during and/or be-come subject to and hable for special assessments of any kend, for the payment of which hands are not lable as the date of the execution of this moretrage, thus the whole of the in-deletence hereby secured shall, at the option of the Moretrage, become and paynle forwhuch.

If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the in-detendences them remaining unpuid, by reason of an insufficient water vorphy, inadequate drainage, improper impairing, or revison, then said Mortgagee shall have the right, at its opinon, to declare the month blackers of the indefenses around here for an of a particular forcular the insufficient to secure the payment to the Mortgagee of the indefense of the indefense of the indefense around here the right, at its opinon, to declare

To the event of foredours of this mostrage, the Mostragee shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and control the remix, more and provide therein, the amounts to collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under the moterare.

The solution was the down downlot use he as pair who does or if the Managere thall premin my inverse ensumment on mail hash to become downeed, or the Managere downeed as the solution of the managere of the Managere downeed as the solution of the solution

It is agreed that all of the shtratest of list is the real cutat since described, which have benefore been deleted to Margarest to in Sociaus barrian Abd be related by inger until the indefendence security berezy hab have been paid and durating in a list and in the creat the list bar and related by Margarest to the Margarest is the Margare faction of the indefendence security and abstrate shall thereavon become and be the property of the Margarest to the security of the margarest of the marks half pass to the perchaser at the Shard's of Margarest is half thereavon and the security of the Margarest is and the security of the Margarest is the security of the security of the Margarest is the security of the security of the Margarest is the security of

New if the said Mortgagor shall pay, when due, all payments provided for in said note, and reimburse said Mortgager for all sums advanced hereunder, and shall perform all of the other nants and conditions herein set forth, then this mortgage shall be vod, otherwise to be and remain in full force and effect. The said Mortgagor 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 laws.

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

C. W. or Charles Walker

Sloan Walker

(ACKNOWLEDGMENT)

## STATE OF KANSAS

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 19th day of February 1914 . personally appeared C. W. Walker, also known as Charles W. Walker and Sloan Walker, his wife

to me personally known and known to me to be the identical person. If who executed the within and a. **their** free and robuntary act and deed for the uses and perposes therein set forth. Witness my hand and difficill seal the day and pers last above written. onally known and known to me to be the identical person. B. who executed the within and foregoing instrument and acknowledged to me that .... they executed the same C. C. Gerstenberger\_\_\_\_\_\_

Commission expires November 15th, 1937. Legal Seal My

18.

## (RELEASE)

The amount secured by this mortgage has been paid in full, and the same is hereby canceled this ..... ......day of...... 10

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