, 1937, and the remaining instalments being payable on each succeeding interest payment date, to and including the lat day of February 1921, and the remaining minimizer song particle en each successing minimizer particular terms, to and successing minimizer song successing of the successing successi if made, operating to ducharge 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 bereby covenant and agree with the Mortgagee, as follows: 1. To be now hurfully seired of the fee simple tide to all of axid above described real enter; to have good right to sell and convey the same; that the same in free from all encam-hunges excepting such encambrances as are sprenheally described and set out hercen; and to warant and defend the tule thereto against the lawful classes of 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 taxation, when so required by law; to pay before they become delinquent all taxes, charges and assessments legally levied against the property herein conveyed; and to childs to Mortgaree receipts, or certified expise theread, evidencing such payment. 4. To pay at all times during the existence of thu mortage all due usus and interest on any mortage, judgment, lien or encumbrance senior to the feet of this mortage; to pay the principal delt secured by such nortage, adjament, lan or encumbrance when due; to childs to Mortage receives, or excluded copies thereof, evidencing such payment; and to perform all other coverands and conditions contained in any such mortage, judgment, lien or encumbrance senior to the line of this mortage.

5. To insure and keys insured all halfings and other importants now one or which may hereafter the placed on all permises, against how so damage by for and/or wendeds, and magnetic the second of the instrument of the second 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.

7. Not perint, nieter wildtig er by nachtet, my ureassable dyrectation in the value of said praintes or the buildags and improvements pituted therean, but to kerp the same is good regain at all knors; to mantan and work the above mentanel premises in good and hushandille manarer; not to premi said thuildags and improvements pituted therean, but to kerp the same is feendings or perint the termoral of cashing or entry encourses in good and hushandille manarer; not to premi said thuildags and subtanding terminer; not to premi said training; at the removal of examined open and premiser; and to premi said training; at the removal of examined open and premiser; and to premi examine and the same is determined open and premiser; and the same of the same is determined open and premiser; and the same of the same is determined on and the same of the same

8. To tembare the Mortgare for all costs and expenses insurred by him in any suits to forcelose this mortgare, or m any suit in which the Mortgaree may be obliged to defend or protect has rights or bens sequence heremoter, including all abarat (see, coare costs, a reasonable attorney fee where allowed by law, and other expanses; and such sums shall be added to and hereme a part of the dork normal hereing and included in any detere di oracioner. 9. That all checks or drafus delivered to the Mortgagee for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in sking collections thereof, including those agencies transmitting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgage.

This montpape is made to the Mantpaper as the Lond Bank Commitcioner acting pursuant to Port 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 theretol.

The Mortgagor in the written application for han herely secured made certain representations to the Mortgagee 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 Mortgage.

In the event the Mortgays shall fail to pay when doe say true or uncomman against de scruit y or fail to pay hill the information of the mortgay of the same and the scruit of the scruit o there w

nettion intervents, hall become a part of the modeleneus networks present on this nontrige and east mitter inform inform in the test of the per child per abound the modeleneus of the strategies and test mitters information in the mitter of the period of the strategies and test mitters information in the mitter of the period of the strategies and test mitters information in the mitter of the period of the strategies and test mitters information in the strategies and test mitters information in the strategies and test mitters in the mitters in the strategies and test mitters in the strategies of test mitters in the strategies in the strategies in the strategies and test mitters in the strategies of the strategies and test mitters in the strategies and test mitters in the strategies of the strategies o

If the hands hereby converted shall ever, during the life of this mortgare, become included within the boundaries of any irrigation, drainage or other special assessments district and/or be-e subject to and hable for procil assessments of any knd, for the payment of which and hands are not liable as the date of the execution of this mortgare, them the whole of the in-referse hereby executed shall, at the prion of the Norriery. Increase due and payable forthwith.

It at may time, during the life of this mortgage, the premises conveyed learby shall, in the opinion of the Mortgagee, because insufficient to secure the payment to the Mortgagee of the ind-debelones then remaining unsuid, by researe of an insufficient water pays, inadequate dranage, improget irritation, or crossen, then and Mortgagee shall have the right, at its opinon, to dre have the unsuid halance of the indebedomes resurds hereby due and possible and to forthward forefore this mortgage.

In the event of forecloure of this mortrage, the Martrage shall be entitled to have a receiver appointed by the court to the pointsion and control of the premises described herein and control for the premises described herein and the state of the second second

found due under than monarce. If any of the sports on the above described mate he mat paid when due, or if the Mortgares shall permit any taxes or auruments on said hads to become deling-cent, or if the Mortgare, or shall for the sport all imme during the extentee of the montgare, all due unus and interest as any montgare, judgmant, have not extended to the state state of the montgare, or shall be part by participation of the state state and the state state of the montgare, and the state state of the state state state of the state state state state of the state state state of the state state of

It is avered that all of the Astrophysical of thit to the real estate above described, which have heretoleve been delivered by the Montgares to the Montgares herem, shall be remained by not Montgares and the advectories averaged by the Montgares to the Montgare

Now if the said Morteager shall pay, when due, all payments provided for in said note, and reimburse said Mortgagee for all sums advanced heree mants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect. ader, and shall perform all of the other 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

The coverants and agreements herein contained shall estend to and be binding 296.3 the heirs, executors, administrators, successors and assigns of the respective parties herein. IN WITNESS WHEREOF, the Mortgager has bereants set his hand and seal the day and year first above written.

Jefferson D. Martin

J. Ella Martin

C. C. Gerstenberger Noury Public.

## (ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

This release s written

on the orl

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101 2 mald Buch

Vanata Elemen

Before me, the undersigned, a Notary Public, in and for said County and State, on this 19th day of February , 1934 , per ally appeared. Jefferson D. Martin (also known es., J. D. Martin) end Joseph Ella Martin (also known as J. Ella) to me periodity there and wine to be the idential priced. who executed the winher and foregoing instrument and scinesicited to me that they crecent the same their free and voluniary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written.

My Con November 15th, 1937 Legal Seal

1.

(RELEASE)

The amount served by this mortgage has been paid in full, and the same is hereby canceld this 1rd day of Mar. 1976 Ideral Zam martgage unparation, a confurction, and Land Hank Commissioner, acting pursuest to Part 3 of the Emergency tarm mertyage ach of 1933, as amended. By the Edecid Some Bank of w ichite , a range ation , their accounty in ( corp. seal) By R. N. Janes, Vice . Prindens