Provided, this marrays is given to secure the payment by the Mortgager to the Marrayger, at his offers in the City of Wichth, Kanass, of the pans of 1.900\_CO\_\_\_\_, evidenced by a certain promisery note of even date hereristic, accounted by the Marrayger to the Marrayger, enditioned for the payment of raid num, with interest on and principal era maphic balance of the provide to a few payment by the Marrayger to the Marrayger, at his offers in the City of Wicht, Kanass, of the pans of 1.900\_CO\_\_\_\_, evidenced by a certain promisery note of ever certaints per annue, payhole ensight erain tangle payhole on the 12t\_day of July\_\_\_\_\_\_. A second payment by the Marrayger erain and the payment of the SacO\_\_\_\_\_\_. evek, the four institutent being payelle on the 13t\_day of \_\_\_\_\_\_. July\_\_\_\_\_. , 1937, and the remaining instalments being payable on each succeeding internat payment date, to and including the 18t day of January

1947; Mortangor to have the privilee, of paring at any time one or more in salmenus of principal, or the entire unpaid balance of said principal sum, such additional principal payments if made, operstang to discharge the debt secured hereby at an easilier date and nos reducing the amount or deferring the due date of the next payable instalment of principal. The Mortragor does hereby covenant and acree with the Mortrager, as follows:

1. To be now havially seized of the fee simple title to all of usid above described real enter; to have good right to sell and convey the same; that the same in free from all ensum-hances excepting noch exceminations as are specifically described and set out heren; and to warrant and defend the table thereto against the havin chains or demants of all persons above 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 exhibit to Mortpaper receipts, or certained requires theread, evidencing such payment.

4. To pay at all times during the existence of this mortgare all due sums and interest on any mortgare, judgment, lien or encumbrance senior to the iem of this mortgare; to pay the principal dots secured by mak mortgare, judgment, ian or encumbrance who due; to exhibit to Mortgare encode to the secured by mak mortgare, judgment, linn or encumbrance who due; to exhibit to Mortgare encode to the secured by mak mortgare, judgment, linn or encumbrance who due; to exhibit to Mortgare encode to the secured by mak mortgare, judgment, linn or encumbrance entior to the line of this mortgare.

If Gent Collection and the intervent of the sector increments now on, or which may herefire be placed on and premises, against hose or denage by fits and/or torande, in the particle on the Alexandra and Houldans and the sector of the sector 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 to premit, either wilduly or by reciert, my unreasonable depreciation in the value of said premiter or the buildage and improvements situated thereon, but to keep the same is good rejers at all uner; to mait tain and work the above mensioned permises in root and humandike manner; not to seron it do in any more than the constraint describiling of any other do indice, using information and y the constraint described on the door and permises in root and humandike manner; not to seron at my root watte to be constraint door and indice, as improvements situated international or to be removed on the constraint described on a dimpersion of the same is described and the same in the constraint described on the constraint described on the constraint described on the permiser; not to constraint the control doponer; and not to permit and trait entate to detretain the betweet of roots, multicinst varies matheter, taining on indicent varies and the same in the constraint description of the same is detretaints, there are introduced on the remains of the same of th

8. To reindurse the Marigagee for all costs and expraces incurred by kim in any suit to foreclose this motroage, or m any suit in which the Morigagee may be obliged to defend or protect his rights or lens sequence heremoter, including all about tees, court costs, a resonable attorney fee where allowed by law, and other express; and such sums shall be added to and lecone a part of the dott secured horeby and anchieved m any decret of forecloure. 9 That all checks or drafts delivered to the Montpage for the purpose of paying any sum or sums secured heachy will be paid upon presentment; and that all agencies used in making collections thereof, including those agencies transmitting the proceeds of such items to the Montpage, shall be considered agencies of the Montpage.

This mortgage is made to the Mortgagee as the Lond Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any moments thereto), and is hereby acrosd to be in all respects subject to and governed by the terms and possions thereof.

The Morrgagor in the written application for loan berely secured made certain representations to the Mortgages as to the purpose or purposes for which the proceeds of this foan are to be used. Such representations are berely specifically reterred to and made a part of this Mortgage.

In the cost reflections that lotter proves that the dre are taxes or assessments against the excutivy or fail to pay at all times during the existence of this mostrace, and dre sums and interest on any mostrace, judgement, lien or recombrance service to the into d this mostrace, or indice to pay the principal delt exercised by ack mostrace, judgement, has or excumbrance when dread to any mostrace, judgement, lien or recombrance service to the into d this mostrace, or indice to pay the principal delt exercised by ack mostrace, judgement, has or excuted any ack mostrace, and the amount paid therefore, or incursed any encoded of the indiced by the principal delt exercise to the lien of this mostrace, or all in the nature of the indiced by the recent delt delta in the rate of the principal delt for the recent delta delta in the rate of the per excuted by ack to the indiced by the relation of the indiced by the recent delta delta in the rate of the per excuted by ack to the indiced by the relation of the relation of the indiced by the relation of the relation of the indiced by the relation of the relation of the indiced by the relatin

nercon uncreases, same terms a part of the medicinent secures by the left of this moritage and lever interes if row the date of payment it the rate of five per centum per annum unit paid. The said Metricape herely transfers, perts operand encourses to the Metricape all strains and the date of the per centum per annum unit paid. The said Metricape herely transfers, perts operand the strains and the metricape and the strains of the strains and the strain and the strains and the strain and the strains and the strain and the strains and the

If the hards hereby converted shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other spatial assessment dustries and/or be randpect to and hable for special assessments of any kind, for the payment of which had hands are not hable at the date of the execution of this mortgage, then the whole of the in-cleans hereby several shall, at the periods of the Marging, become due and payable forthwith.

If at any time, during the life of this mortcage, the premises conveyed hereby shall, in the opinion of the Mortgager, become insufficient to secure the payment to the Mortgager of the in relations them are remaining unyoid, by reasons of an insufficient water works, indequate dramate, improper irrations, or erosion, then said Mortgager shall have the right, at its opinon, to declare upyed balance of the indechendens secured hereby due and appathe and to christian the mortgage.

In the event of foreclosure of this montager, the Morre-ger shall be emitted to have a receiver appointed by the court to the possession and control of the premiure described berein and left the rents, many and product therein the amounts so concretely such receiver to be applied under the direction of the court to the payment of any paigment rendered or amount and due under this montager.

tions due under this motigate. If any of the symmetics on the alever described note he not paid when due, or if the Motigator of Mall permit my taxes or assessments on and lands to become delinquent, or if the M or shall have the symmetic on the alever described note he not paid when due, or if the Motigator of Mall permit my taxes or assessments on and lands to become delinquent, or if the M and to pay the principal doth screently only payders. It have no meanhance when the or shall have the principan ary or all dues to resonance schedules contained in any main tay the principal doth screently objects. It have no meanhance when the or shall have the principan ary of all dues to be the state of the second schedules and the second sc

It is served that all of the elements of this to the real spine above described, which have hereinfore here deferred by the Montgaper herein, shall be retained by add in a control they are able to the server and and the elements of the server here are able to the Montgaper herein, shall be retained by add matching of the indetencients hardy percent, and address shall herein become and be the poperty of the Montgaper to the Montgaper to the Montgaper matching of the indetencients hereby percents, and address shall herein become and be the poperty of the Montgaper and for element of the montgaper, herein the total matching of the indetencients hereby percents and address shall herein percent of the Montgaper and for element of the montgaper, here in the name

Now if the said Mortgagor shall pay, when due, all payments provided for in said note, and reimburse said Mortgagee for all sums advanced he mants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect. ider, 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 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 Mortgager has bereunto set his hand and seal the day and year first above written.

Victor N. Solberg

(ACKNOWLEDGMENT) STATE OF KANSAS 45. COUNTY OF DOUGLAS Before me. the undersigned. a Notary Public, in and for said County and State, on this 1st \_\_\_\_\_\_day of FOBTUARY\_\_\_\_\_\_, 1934, personally appeared\_\_\_\_\_\_ Victor N. Solberg, a single man. h18 free and voluntary act and deed the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. C. C. Gerstenberger My Commission expires November 15, 1937 Logal Soal (RELEASE) Lith., String 11 The amount secured by this mortgage has been paid in full, and the same is hereby canceled this. 13th day of Sulf Legal Scal 19.45 Foderal 7 arm Mortgage Corporation, a conservation, and Land Bank Commissioner, acting Sursuant to Part 3 of the Emergency Farm moligage act of 1933, as amended. By The Tederal Sand Bank of Wichita, a corporation,

Their agent and attorny -in - Fait By R. W. Jones, Vice President

es of a week

(Corp. Seal)

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