Provided, this mentages is given to secure the payment by the Mentagers to the Mentagers, at his offices in the City of Wichits, Ranak, of the sum of 3_1500_0.00_ evidenced by a certain promissory note of even data herewith, executed by the Mentagers to the Mentagers, conditioned for the payment of tails arm, with interest on and principal or capable bilance thereof at the rate of free per centum prantum, paysite semiannously on the 151 day offorptombor.mod __iont of __io

, 19 37 and the remaining instalments being payable on each succeeding interest payment date, to and including the 1st day of Laroh 19.4.7. Mortageor to have the privilege, of paying at any time one or more instalments of principal, or the entire unpud halance of said principal sum, such addits had principal payments If make, operating to discharge the dolt secured hereby at an earlier date and not reducing the amount or deferring the due date of the next payable in-standard of a neipal. The Mortgagor does hereby covenant and agree with the Mortgagee, as follows:

1. To be now ion'ally acited of the fee simple title to all of said above described real entrie; to have good right to sell and convey the same; that the same is free from all ensum brances excepting and encombances as are specifically described and set out herein; and to warrant and defend the title thereto against the lawful claims or demands of all persons whom-2. To pay when due all payments provided for in the note secured hereby.

3. To make return of said real entrie for transion, 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 Mortgare receipts, or certified copies thereof, evidencing such payment. 4. To pay at all times during the existence of this mortrage all due sums and interest on any mortrage, judgment, lien or encumbrance senior to the iern of this mortrage; to pay the point of the iern of this mortrage; to pay at all times during the point of the iern of this mortrage; to pay at all times during the point of the iern of this mortrage; to pay at all times during the point of the iern of this mortrage; to pay at all times during the point of the iern of this mortrage; to pay at all times during the point of the iern of this mortrage; to pay at all times during the point of the iern of this mortrage; the pay at all the existence that the point of this mortrage.

5. To immure and here, insured all buildings and other propertients are any a blick may introduce the placed on all primines, strike these of families by the staffor remains in the place of an all primines, strike these of the stafford remains in the buildings of imposed with the blick of an all primines of the stafford by the stafford remains in the buildings and imposed as a barner of the stafford by the s 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.

good repair demolish or not to cut o deprecis b. Is cyclean that which will be a by realect, any maximum is proper at the number of and premises on the balance and maximum is an experiment of the second of the sec

4. To reinhurse the Morgagere for all cents and expenses insured within the anguages notaneous or tor any reason smape or to the relation of dramage of shall hand.
4. To reinhurse the Morgagere for all cents and expenses insured by an in any anguard information for an anguard in the the Morgagere may be obliced to defend or protect has radius or lines sequence hereanded with the Morgagere may be obliced to defend on any dorse of foreformat.

This mortrage is made to the Mortrager as the Lind Back Contain/Over string parament to Part 3 of the act of Congress known as the Emergency Farm Mortrage Act of 1933 (and any endiments thated), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Morrager in the written application for loan hereby secured made scribin reprevatations to the Morrager as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically reterred to and made a part of this Morrager.

In the event the Morteger shall fail to pay when due are tract or incommuti against the trends of all is pay at all times during the existence of this morrayer, all due sums and mitrate an any mortager, plaqment, len or encombance sensior to the len of this mortager, of fail to pay the principal dott exceeds by such ascrager, judgment, len or encombance when day, or fail to perform all of a correst used contained in ary to the mortage, indigment, len or encoursance verifor to the line of this mortager, or fail to pay the day, or fail to perform all of a correst used contained in ary to the mortage, indigment, len or encoursance verifor to the line of this mortager, or fail to mainten a herein provided for, the Mortager may it his spinor main each payment. person such corrents and conditions, or provide such instructer, and the amount paid therefore, or interved in the metrics thereases, had become a part of the indications exercised by the of this mortager and layer mortage the or payment in the rate of any per textual weather and the second s

action intervenh, shall become a part of the indeficients section 5 y the here of this monitogit and kers intervent from the data of by ment it the take of nor per fonline per domain station and a section of the sect

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 be come subject to and hable for special assessments of any kind, for the payment of which and hands are not liable at the date of the categories distribution of this mortgare, them the whole of the in debedense hereby exercited shall at the option of the Mortgare, become used payable forthwith.

If at any time, during the life of this mortrage, the premises conveyed hereby shall, in the opinion of the Mortragee, become insufficient to secure the payment to the Mortragee of the ini-debledness here reasoning upsid, by reason of an insufficient supply, inadequite dranage, improper irritation, or erosion, then and Mortragee shall have the right, at its option, to declare the unsuid halance of the indebledness required hereby due, and paysile and to forthwind forelase than mortrage.

In the steps of foredomes of this moticate, the Mentagers shall be not some one percent to motifact. Collect the tents, sums and points thereof, the around to evolve the steps of the step of the sourt to the personal and control of the percent of any judgment rendered or amount found due under the motifact.

If any of the payments on the shore devicted entry to entry and when dev. or if the Margare shall premis may taxe or assuments we still lake to access delayers, or if the Margare shall premis any taxe or taxes many taxes of the shore devices and the origin of the shore of the margare, and the second present of the shore of the margare, balance, the or examinates exist in the shore of the margare, and the second present of the shore of the margare, balance, the or examinates and the shore of the margare, balance, the or examinates and the shore of the shore o

It is surred that all of the adverse of this to the real cates above described, which have hereisfore here described by the Margarese to the Margares brein, abil he remined by asia Margares with the maldershow source herely half have been stat and inchered on all in a in the remain the bit of test institution is carvered by the Margarese brein, abil hereinsten between the bit has a state of the many source herein half have been stat and inchered on all in a in the remain the bit here in the foreinsten between the bit half hereinsten between the bit half have been state and be the property of the Margarese to the Margarese bases and have been source and be the property of the Margarese to the state of the mass tage, the inte its and adverte bit half have been expected on the received parent of the state of the sta

Now if the said Mortgapor shall pay, when due, all payments provided for in said note, and reinhouse said Mortgapor shall same advanced hereunder, and shall perform all of the other mants and conditions herein at forth, then this mortgape shall be void, otherwise to be and remain in full force and effect. The said Mortgagor hereby waives notice of election on to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead and appraisement laws.

The corenants and agreements herein contained shill extend to and be binding upon the beirs, executors, administrators, successors and assigns of the respective parties herens. IN WITNESS WIIEREOF, the Mortgagor has bereasto set his hand and seal the day and year first above written.

.Invid A. Tray

Alice E. Wray

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

David A. Wray

and _____Alice E. Wray, his wife___ to me personally known and known to me to be the identical person. S. who executed the within and foregoing instrument and acknowledged to me that ... they ______executed the same their ... free and voluntary act and deed for the uses and purposes therein set forth. ness my hand and official seal the day and year last above written. Witness m

(RELEASE)

November 15th. 1937 Commission expires

(Corp. Seal)

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. C. C. Gerstenberger Notary Public.

The amount secured by this mortgage has been paid in full, and the some is hereby canceled this 22 ad day of Fet 1044 Toolfage as over fail in the and increment a percey careful interest any on the second of and Northage Corporation, a corporation, and Land Bank Commissions, acting pursuent to Part 3 of the Energing Farm Motigues 2.4 1933, as amended. Energing Farm Motigues 2.4 1933, as amended. By The Federal Land Bank of Wichte, a corporation, Bhin agent and atting - in Fact Solo Resident

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