Provided, this montrage is given to secure the payment by the Montragers to the Montragers, conditioned for the payment is all same, with interest on and principal are unpud balance thereof at the rest of fore granter and the thereing the end and the payment is all same, with interest on and principal are unpud balance thereof at the rest of fore granter and the payment the rest of the payment are of fore payment and the payment payment payment are same payment and the payment are the payment are same payment payment and the payment are the payment and the payment are the payment are the payment and the payment are payment payment

if make, operating to disclarge the dolt secured hereby at an earlier date and not reducing the amount or deferring the due date of the next payable instalment of principal. The Mortgager does hereby covenant and agree with the Mortgagee, as follows:

h. To be now inwisily select of the fee simple tide to all of aid above described real entate: to have good right to sell and covery the same: that the same is free trem all merumtences excepting such encumbrances as are specifically described and set out herein; and to warrant and defend the till therets again; the lawful chains or demands of all persons whose ever.

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

3. To make return of sid rel estate for intuition, when so required by law; to pay hefere they become dringuent all maxes, charges and how they here a certain of the second pay of the secon

5. To insure and keep insured all buildans and other improvements now on, or which may hereafter be placed on and premises, against loss or damage by fire and/or termade, in such amaner, in mak companies and for such amounts as may be assisted tray to the Matrixpeer: the policy-ice) evidencing area insurance coverage to be deposited with and i.e., thereafter the place is the larget area by an interim may space. Any non no received by Matrixpeer in attlicent or in mayed loss may be toplied at the spool of Matrixpeer and the solution of the buildense and on the solution of the buildense accords by Matrixpeer and solutions and the solutions and here the solution of the solutions and here the solution of the solutions and the solutions and the solutions and here the solution of the solutions and here there are solutions are before and partial to the transmitted here by solid (or the term provest of the there with an application for solutions and here there are solutions and the solutions are the solution of the solutions and here there are solutions are been as the solution of the solutions and the solutions are solutions are been and proved at the solution of the solutions are are solutions are solutions.

6. Is typen its where it is that its the start of proof or its papers or its total a the original at start of the start

protect his rights or hem sequred heremofer, foldulag all abtust fees, court outs, a reasonable attract fee vebre allowed by law, and other expense; and such sums aball be added to and heaves a part of the doth security dent included in any detered of berefourt. 9. That all device or drafts delivered to the Morragere for the purpose of apping any uno ar sum secured herds will be paid proor presentment; and that all agrecies used in making collections thered, including these agrects reasoning the privace of a tak item to the Morragere, paid be considered agret to the Morragere for the purpose of a tak item to the Morragere for the purpose.

This mentroge is made to the Motgaree as the Land Each Commissioner string pursuant to Part 3 of the set of Congress known as the Emergency Form Morgare Act of 1933 (and any amendments thereto), and is bereby 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 certain representations to the Morrager as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are knowly specifically referred to and made a part of this Morrager.

The descent the Morgagor shall have be provided in the states of assessments against the security or fail to gay at all times during the existence of this mortgage, all due sums and interest on any mortgage, judgment, hen or mecondrance sensor to the interest of the states of the states, judgment, hen or encoundance when there is the states and conditions contained as a state of the states and the states of the states

Arction furgreents, sum recome a part is the manuformatics security by neuron of the sample and east matter from the control parts at the first of the per control parts and the parts of the same security of the per control parts of the parts of the per control parts of the period of the period parts of th

If the hads hereby conversed shall ever, during the life of this mortgage, become included within the boundaries of any irrightion, durinage or other special assessment during and/or become subject to and lable for special assessments of any kind, for the payment of which and lands are not lable at the date of the execution of this mortgage, them the whole of the indisclusion hereby recursi shall at the option of the Mortgage, become burst and payhle forthwith.

If at are sime, doring the life of the mortrage, the premise conversed hereby shall, in the opnion of the Mortrager, become insufficient to secure the payment to the Mortrager of the intheorem that the state of the mortrager, the premise conversed hereby, independent channels, mortrager, become insufficient to secure the right, at its option, to deflare the world shallow it is mortrager. State of the state world shallow its mortrager.

In the errent of foredowns of this mortage, the Margaree shall is -milled to have a receiver argointed by the court to take possension and control of the premises described herein and collect the rent, more and profins thereof, the amounts as 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 this mortage.

If any of the payment are the above developed entry is not your all when day, or if the Moreson shall premit any pays and more shall had he betweet delayances or if the Moreson shall be able to be shall be able to be abl

It is spred that all of the abunces of time to the real same shore doctined, which have heredolve here deformed by have been predicted by the strength of the deformance of the indefedence screen deformed here y shall be returned by real software the strength of the indefedence screen deformed here y shall be returned by real software the strength of the indefedence screen deformation of the indefedence screen deformation of the indefedence screen deformation of the indefedence here screen deformation of the indefedence here a statistic shall be returned by real software in the screen of the indefedence screen deformation of the indefedence here a statistic shall be returned by real software in the screen of the indefedence screen deformation of the indefedence here a statistic shall be indefedence of the indefedence screen deformation of the indefedence screen deformation of the indefedence screen deformed by the screen deformation of the indefedence screen defedence screen

Now if the said Mentpager shall pay, when due, all payments provided for in said note, and reimburse said Mentpager for all sums advanced hereunder, and shall perform all of the other remains and considered next forth, there the marginger shall be vod, otherwise to be and tremm in full force and effect. The said Mentpage herey waves motive of excitom to bedie det de gas at period provided mark to be the tests of all star, valuation, homestead and approximent have

The coreaants and agreements herein contained shall estend to and be binding upon the heirs, executors, administrators, successors and agains of the respective parties herein. IN WITNESS WIERSOF, the Mostragor has hereants set his hand and wal the day and year first above written.

E. A. Stevens

Crace Stevens

(ACKNOWLEDGMENT)

STATE OF KANSAS

f tgage

and a Rul

1.0.-

COUNTY OF DOUGLAS

13 mer provident and and and and the set of the identical periods. We detected the winds and forgoing instrument and schowinged to me that L102 ... executed the same and <u>the set of the set of th</u>

-

C. C. Gerstenberger Notary Public.

(RELEASE)

The amount secured by this mortgage has been paid in full, and the same is hereby canceled this 13th day of October 1942

(Corp. Seal)

The Is deral Sam Mortgage Corporation a. Conformation And Rend Bank of Wishits a Conformation. Its agent and attances in I. I. By C. R. Kurt Vice Resident