an amortization plan and in Twonty (20) equal, recessive semiannual instalments of 1250,000 each the first instalment being payable on the lat day of Soptombor , 19.37, and the remaining instalments being payable on each surreceding interest payment date, to and including the lat.day of lintch 1922.; Mortgager to have the privilege, of paying at any time are or more instalments of principal, or the entire unpaid balance of said principal sum, such additional principal payments

if made, 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 inwisity rested of the fer simple title to all of wid above described real entries to have rood right to sell and convey the same; that the same is free from all encom-brances accepting sock encombrances as are specifically described and set out berons; and to warrant and defend the usle thereto spaint the invital chains or demands of all persons whose 2. To pay when due all payments provided for in the note secured hereby

3. To make return of soid real exacts for taxation, when so repaired by law; to pay before they become delinquent all taxes, charge: and assessments legally leried against the projectly herein conveyed; and so called to Motigare receipts, or certified copier thereof, erritening such payment.

4. To pay at all times during the existence of 19m metapary and dars yours and interest on any sourcease, judgment, lien or encombrance perior to the Fen of this mostpaper, to pay, the principal doit secured by such mortgape, identic, han or encombrance when due to payle the traditional control to the fen of this mostpaper, and to perform all refer corrents and conditions control in any your contract, identic encourses the source of the tradition of the source of the tradition of the source of the

5. To insure and here insured all buildness and other importements now on, or which may hereafter to pixel on and permises, spinit less or denact by for auf/or terredo, is not hereafter and herea 6. To expend the whole of the loan accured hereby solely for the purposes set forth in the Mortgagor's written application for said loan.

6. Is cryption for the used in the state intervention of the precision in the value of and preminent or the buildings and improvements situated thereon, but to keep the same in of regarding at all kines; to mannin and work the above mentaned preminer ar good and hashandike manner; not to premi the used and the state of the state of the state of the state in the state of the st

8. To reinheave the Mortgagee for all costs and expenses incurred by him in any suit to forcelose this mortgage, or m any suit in which the Mortgagee may be obliged to defend or protect has rights or bens required heremoter, including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and nuch sums shall be added to and become a part of the doth squares theory and including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and nuch sums shall be added to and become a part of the doth squares theory and including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and nuch sums shall be added to and become a part of the doth squares theory and including and other of locations.

9. That all checks or drafts delivered to the Mortgarge for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thread, including these agencies transmitting the proceeds of rach itema to the Mortgarger, shall be considered agents of the Mortgarger. This contrage is made to the Mottgagee 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 ndmetts thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Morrgagor in the written application for loan hereby secured made certain representations to the Morrgage as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically reierred to and made a pair of this Morrgage.

In the event the Merizoger shall far to pay who due any taxes or assumments against the security or fail to pay at all times during the existence of this morrager, all due runs and interest on any mortages, judgment, lem or membrance sensor to the lem of the mortager, of fail to pay at all times during the existence of the mortager, all due runs and due, or fail to perform all their constants and conductions existence of any state mortager, and the mortager, and the mortager, and the mortager, and herein provided for, the Mortagere may at he system metales, elision was constants and constants, and the amount paid director, or accurate in any and the sensitive of the interact and the sensitive of the sensitive and became the sensitive of the sensitive of the interact and the runs of the sensitive and became and became and became the sensitive of the provider of the runs of the sensitive and became the provided of the provider of the runs of the sensitive and became the provider of the runs of the runs of the sensitive and became the provider of the runs of the runs of the sensitive and became the provider of the runs of the provider of the runs of the sensitive and became the provider of the runs of the runs of the sensitive and became the provider of the runs of the provider of the runs of the sensitive and became the provider of the runs of the provider of the runs of the sensitive and became the provider of the runs of the runs of the provider of the runs of the runs

netion thereases, hall become a part of the indebedness returned by the iers of this monitate and net, interest iron its det is more preventing for atomic burnes pairs The and Marginger in-roly transferr, sets our and coursys to the Marginez and interest iron its det is determined as an apparent of and pass or other microal locat() of any had now examine, or that may hereafter some into existence, covering the hore determined as any parties thereases, and and Marginez and and pass or other microal locat() of any had now examine, or that may hereafter some into existence, covering the hore determined are any parties thereases, and and Marginez parts to execut, Alberding and definite the Bolence and the transfer some into existence, covering the hore determined and parties the transfer into the some exected burley random parts to execut, Alberding and definite the Bolence and the some execute burley random us the rombusement of the Marigares for any sums advanced in partner to the some execute burley random us the rombusement of the Partner for and y usua advanced in parent of form and transfer and partner and any partner to a parent of parent and more than the some execute burley random and the there and the there and the source and the balance of union the some execute burley and any us the rombusement of the partner of any advanced in parent of parent barrent barrent barrent partner to a some and the some execute barrent barrent barrent barrent barrent barrent barrent barrent barrent partner to the random barrent barrent

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of an, irrigation, drainage or other specul assessment district and/or be-ne subject to and lable for special assessments of any kod, for the payment of which and lands are not lable at the cate of the execution of this mortgage, then the whole of the in-referse kereby event shall, at the point of the Nortgage, become and payable forthwirt.

If at any time, during the life of this mortrage, the premiers conveyed hereby shall, in the opinion of the Mortragee, become insufficient to secure the payment to the Mortragee of the in-defendence then remaining upwaid, by reason of an insufficient water supply, malequer dramage, improper irrection, or erosion, then aid Mortragee shall have the right, at its opinon, to declare the insuff data and the insufficient water and payle and to forther it for loss the superior data and the insufficient start and the insufficient start and payle and the insufficient start and the insufficient start and payle and the opinion of the insufficient start and the insufficie

In the event of foreclosure of this motrates, the Marigares shall be existed to have a receiver appointed by the court to take possession and control of the premises described herein and control product the state of the premises described herein and the state of the premises described herein and the state of the sta

It may of the payments as the above described non-to-ent paid when day, or if its Martayer shall permit may take or assuments on paid leads to become delinguent, or if the same and interpret and permit may take or assuments on paid leads to become delinguent, or if the same and interpret and permit may take or assuments on paid leads to become delinguent, or if the same and interpret and permit may and one of the same and interpret and permit may and an other corresponds a contained to a same and interpret and may or all other corresponds a contained to a same and interpret and may and an other corresponds and the contained same and interpret and permit may and an other corresponds and contained to a same and interpret and the same and the same and interpret and the same and t

It is agreed that all of the schurzers of the use can cause show described, such have hereindere ben chierce to the Mongarest to the Mongarest herein, half be retained by said the schurzer of the Mongarest herein, and here the schurzer of mail and in trethe even to the schurzer to the Mongarest herein, half be retained by and maintening of the indeficiences hereby returned, and herein be come and be the property of the Mongarest to the Mongarest herein, half be retained by abattent half years to the procedurest and herein because and be the property of the Mongarest on the schurzer of the Mongarest on the total abattent half years to the procedurest and herein the contrast of the schurzer of the Mongarest on the schurzer of the montgare, the title is and abattent half years to the procedurest at the Schurz's of the Mongarest on the schurzer of the Mongarest on the mongarest of the schurzer of the Mongarest on the schurzer of the schurzer of the Mongarest on the schurzer on the

Now if the said Mortgagor shall pay, when due, all payments provided (or in said note, and trimburse said Mortgagee (or all sums advanced bereander, and shall perform all of the other mants and conditions herein set forth, then this mortgage shall be void, 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

The covenants and agree tents 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 Mortgagor has bereunto set his hand and seal the day and year first above written.

Mary W. Molvillo

(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 March 

Mary W. Molville - MA a single woman to me personally known and known to me to be the identical person... who executed the within and foregoing instrument and acknowledged to me that. Bho executed the same hor as hor free and voluntary act and deed for the uses and purposes therein set forth. Witness my haud and official seat the day and year last above written.

My Commission expires Hav Logal Seal November 15th, 1937

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C. C. Gorstenborger Noury Public.

This ritter on the p Harseld a. Bed Burger Seeber

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Logal Scal (RELEASE) The amount secured by this mortgage has been paid in full, and the within mortgage (Internation, and Carl Bank) Meducal Norm mortgage Corporation, at Corporation, and Carl Bank Meducal Norm mortgage Corporation, at Corporation, and Carl Bank Communicationen, active pursuement to poart 3-9 the Consequency there Communicationen, active pursuement to poart 3-9 the Consequency there Communications, active pursuement to poart 3-9 the Consequency there Communications, active of 1433 as amended. By the Indexed Sand Canad Metagoas act of 1433 as amended. By the Indexed Canad Cathorey-in-og Wicklita, a Corporations their agent and attorney-in-By R. H. Junew George, Seal) By R. H. Junew