19.47; Mortgagor to have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid balance of said principal sum, such additional principal payments

if make, operating to discharge the delt second kirchy at any uses one or more instainents of principal, or the entire unpaid labace of said principal sum, such additional if make, operating to discharge the delt second kirchy at an extire date at not relativing the smooth or deferring the due date of the next paralle entainent of principal. The Mortager desk herely creatent and agree with the Mortgrees, as follows:

1. To be now havfully select of the fee simple title to all of aid above described real entites to have good right to sell and convey the same; that the same is free from all erroms more excepting such encumbrances as are specifically described and set out herein; and to warrant and defind the title thereto against the lawful claims 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 mid real entries that for taxation, when so required by law: to pay before they become delinquent all tares, charges and assessments legally levied against the property here-t conveyed; and to obhit to Mortgagee receipts, or certified copies thereof, evidencing such payment. 4. To pay at all times during the existence of this mortgage all due nums and interest on any mortgage, judgment, lien or encombrance senior to the len of this mortgage; to pay the principal delt secured by such mortgage, judgment, lien or encombrance when due; to exhibit to Mortgage; terestys, or excluded copies thereof, evidencing such payment; and to perform all other correntation of mains such mortgage, judgment, lien or encombrance senior to the lien of this mortgage.

5. To some and here instrained all holidays and other importants now not which may hereafter hereafter and pressing spatial house of for sative results as the maximum of the satisfier state of the satisf 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.

6. Is expend the event of the real of the second and you be properties that in the value of all pressures in the second in provements situated thereon, but to keep the same in good regist at all knews; to manthin and work the slove mendowed premises an good and hushandike manarer; not to you all she buildings to become starts to encoured of the slove mendowed premises and the slove mendowed pressures and the slove mendowed premises and the slove mendowed pressures and the slove starts are uncoursed; not to seem the domain of premises; and the slove mendowed pressures and the slove starts are uncoursed; not to seem the domain of pressures and pressures and the slove starts are uncoursed; not to great a slower of the slove starts are uncoursed; not to great and and pressures; and to can be down and pressures; rectand and pressures; and the slove starts are uncoursed; not to great and and and pressures; and the slove starts are uncoursed; not to great and slove slower are slower and the slower starts are uncoursed; not to great and slower are pressure and the slower starts are slower and the slower starts and slower and the slower starts are slower starts are slower are slower and the slower starts are slower starts are slower starts are slower starts are slower star

8. To embrance the Morragere for all costs and expenses incurred by him in any noit to foreclose this morrage, or m any nult in which the Morragere may be obliged to defend or protect his rubus or lens sequent heremater, including all advance free, court costs, a reasonable attorney fee where allowed by law, and outer expenses; and cuck sums shall be added to and herema a full contrary and excellent and enter any method in any derive of foreclosus.

9. That all thecks or drafts 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 making collections thereof, including these agencies transmitting the proceeds of such itema to the Mortgagee, shall be considered agents of the Mortgagor. This moreove is made to the Moreovers as the Load Bank Commissioner acting parsuant to Part 3 of the act of Congress known as the Emergency Farm Moreover Act of 1913 (and any indiments thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Morrasion in the written application for loan berely secured made certain representations to the Morrasice 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 Morrasice.

In the event the Meringer shall for its pay when der say rester or assessments asjannt the security or full to pay at all times daming the sectionse of this metrage, adjusted, the or exceeding as some total its not its metrage, or it to pay at all times daming the sectionse of this metrage, adjusted, the or exceeding as some total its not its metrage, adjusted time or exceeding as some total its not its metrage, adjusted time or exceeding as some total its not its metrage, adjusted time or exceeding as a some total its not its metrage, adjusted time or exceeding as a some total its not its not its some of a some total its not its not its not its not exceeding as a some total its not its not its not its not exceeding as a some total its not its not its not its not exceeding as a some total its not its no

acconn quererum, saus tectome a part to the montrements sector by the few of that montrage 125 data meterial (row, the data of payment) at the rate of five per centum per annum unit) paid. The suid Mergane having transfer, sets over an decremys to the Mergare all metry, prolices, because and dolay moneys hat may from the because due and payable under any of and axis or other mineral (sacci) of any than one existing, or that may hereafter rates into existence, covering the submerger and for the fore per centum per annum units paid. Sector to except, activately and now existing, or that may hereafter rates into existence, covering the submerger and metry in the Morgare sector to except, activately and and define the Management is the Morgare may new a hereafter requires in other informations that hereafter and the metry and the metry of the sector of the Morgare of the sector of the metry of the sector of the secto

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district and/or be-te subject to and lubble for special assessments of any kind, for the payment of which and lands are not lubble at the date of the execution of this mortgage, them the whale of the in-tenness hereby screened hain, at the option of the Marinery, located are and paythe forthwith.

If at any time, during the life of this morterare, the premises conveyed hereby shall, in the opinion of the Mortgagee, become insufficient to secure the payment to the Mortgagee of the in-hydrones then remaining unpaid, by reason of an insufficient water supply, inadequate dramace, improper irrigation, or erosion, then asid Mortgagee shall have the right, at its option, to declare would balance of the indeficience accord hereb due and mayable and to fortherin foretore than motionare.

In the event of foredourse of this mortrage, the Mortrages shall be entitled to have a receiver appointed by the court to take possession and contrais of the premises described herein and collect the rema, survey and profile 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 iconal due under this mortrage.

If any of the payments on the abset developed not be not paired by the date of if the Marintzon table provides and table to be seem definition of if the Marintzon table provides and the set of the second definition of the Marintzon table provides and the second definition of the Marintzon table and the second definition of the Marintzon table and the second definition of the Marintzon table and the second definition of the marintzen of the Marintzon table and the second definition of the Marintzon table and table and table table and table and

It is agreed that all of the characte of fulls on the real results also doctribed, which have terroiser tern delivered by the Mortgares barely, all the real results all the doctribed and the second second

Now if the said Marizane shall pay, when due, all paymers porsidel for in said note, and reinhure said Morizanes for all sours advanced hereunder, and shall perform a'l of the other sourcanes and conditions here as if orth, then the morizane, shall be void, otherwais 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 con ants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

The opposition and approximate and the Mortgage has berevale set his hand and the advective day and year first above written. LOCEN CALLARAN, Cirk of the Will GALLANA, Got of the Distri-tion of a set of the s Haved Beck Deeds Visco W

(ACKNOWLEDGMENT)

STATE OF KANSAS COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 23rd day of March . 1931 personally appeared Olin Button . and ..... Anna Button, his wife

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 they ---- executed the same Wite

My Commission expires November 15th, 1937

Legal Seal

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(RELEASE)

Olin Button

Anna Button

C. C. Gerstenberger Notary Public.

Ϊĥ.

The amount secured by this morigage has been raid in full, and the same is hereby canceled this. day of 10

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