67

1927 .: 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 made, operating to discharge the debt secured hereby at an eatlier 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 lawfully seized of the fee single tilt to all of naid above described real entits: to have good right to sell and convey the same; that the same is free from all ensum transces excepting such encombumers as are specifically described and set out herees; and to warrent and defend the tilte thereto apainst the lawful claims or demands of all persons when-

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

J. To make return of said real erater for trastion, when so required by law; to pay before they becaue definquent all taxes, charges and assessments legally levied against the property herein converged; real to exhibit to Montgare receipts, or certified copies thereof, 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 dott secure by mak mortgare, judgment, lien or encumbrance when due; to enhibit to Mortgare excision, or excitned roops when due; to payment; and is perform all other coverants and conclusion contained in any put Mortgare, there exists on a contained in any put mortgare.

5. To insure and herp insured all holds as and other incorretents one can or bld may hereiner, bleed on and herp incored all holds as and other incorretents one can or bld may hereiner, bleed on and herp incorret as hereiner in the benergate the policies in incircular problem hereiner as hereiner in the benergate the policies in incircular problem hereiner in the benergate in a bleed on and hereiner as hereiner as hereiner in the benergate the policies in incircular problem hereiner in the special state of the benergate as hereiner in the option of hereiner in the benergate in an incircular problem hereiner in the and here and problem of the reconstruct on the beneficies and in policies of a distance of the main blee and problem of the hereiner in the beneficies and indications servering hereiners in the and blee and problem of the hereiners of the hereiners in the beneficies of a distance of a distance of the reconstruct on the beneficies and indicate and the distance of the distance of the reconstruct on the beneficies and the special of a distance of the distance of the reconstruct on the beneficies and the special of the distance of the distance of the reconstruct on the beneficies and the special of the distance of the distance of the reconstruct on the beneficies and the special of the distance of the distance of the reconstruct on the beneficies and the special of the distance of the special of the distance of the distan

5. To expend the whole of the loan accured hereby solely for the purposes set forth in the Mortgagor's written application for said loan.

7. Not to permit, either wildlift of the reglect, any untaxenable depreciation in the value of using premises or the buildings and improvements situated thereon, but to keep the same of repair at all knews to maintum and was the slover most configure and subandilike manner; not to permit and buildings is become vacuum or user-uped; not to empower much as permit the entropies of any slow of using as improvements statuted upon and premises into the permit and slow prime of water back as any slow of the inter the same to contary entropies of the entropies of the same slow of the entropies of the same slow premises of the entropies of the same slow of the entropies of the same slow premises and premises of the entropies of the e

6. To reinburge the Margagers for all costs and expenses incurred by invite any reason survey or or any reason survey on a set with a which the Margagers may be children any deverse by the init as any ministry for foreign any most in the children any deverse may be children and expenses and nuck sums shall be added to any deverse of foreigness.

9. That all checks 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 their agencies transmiting the proceeds of such titens to the Mortgagee, shall be considered agents of the Mortgager. This montrage is made to the Montragee as the Land Banb Commissioner acting purposed to Part 3 of the act of Congress known as the Emergency Farm Montrage Act of 1933 (and any madments therets), and is hereby agreed to be in all respects solid; to and governed by the terms and provisions thereof.

The Mortpager in the written application for loan hereby secured made certain representations to the Mortpager as to the purpose or purposes for which the proceeds of this Ioan are to be used. Such representations are barrely specifically referred to and mode a part of this Mortpage.

In the event the Mortrager and fails to pay shan due any inset or assessments against the scenity or fail to pay at all times during the esistence of this mortrage, all due sums and interest on any mortrager, updammi, lien or membrance sensor to the loss of the sum of the su

neum survents, same scenes a part or me meteriorize scenes by its hen of this morizage and lear interest from the dire of partners at the rate of for per contum per annum unit paid. The acid Morgare Arry transfers, sets were and corrys to the Margare all rests, products, heaves and direy moreyr that may from its to the treess de and paytics duries and of and gas or other moreil lear(s) of any timin new existing, or that may hereafter come into existence, covering the these directed lind, or any porton thereof, and and Morgares every the executive, takenedices and divide to the Margares and Area in the Morgares may new or Farreller touching in order to includite the payment to the and and servers to executi, acknowledge and divider to the Margares may and the Morgares may now or strengther toucher any porton thereof, and and Morgares more, how an emergination of the Margares for any summa altanced in payment of laxes, insurance promum, eacher Assessments of the Narrigares for any summa strength or payment of laxes, insurance promum, eacher Assessments and the Margares for any summa strength or payment of laxes, insurance promum, eacher Assessments, payment are imported on the strength or and the strength or

If the lands hereby conversed shall ever, during the life of this mortrary, became included within the boundaries of any irritation, drainage or other special assessment during and/or be come subject to and lable for special assessments of any ked, for the payment of which and lands are not lable at the date of the execution of this mortrary, then the whole of the in-debedoms hereby reserved shall at the option of the Mortrary, became and payable forbauth.

If at any time, during the life of this mortgage, the premises converged hereby shall, in the opinion of the Mortgagee, become insufficient to accure the payment to the Mortgagee of the in-colors, then remaining unput, by reason of an insufficient water supply, inadequate drimance, improper irregation, or reason, then suid Mortgagee shall have the right, at its option, to declare unput ablance of the indeclaredue succered hereby due and payable and is pretorised in a mortgage. debi

In the event of foredourse of this mortrate, the Mortrates shall be entitled to have a receiver appointed by the court to take possession and control of the premixes described herein and control therein, the amounts so collected by such receiver to be applied under the direction of the court in the payment of any judgment rendered or amount found due under the mortrate.

ican di ue mott his motique. if ary of the spinets on the above described note be not paid when due, or if the Motique and interface may taxes or assessments on said lands to become delinquent, or if the Motique or ball fails on put be primers and or a substantiation of the motique and interface and interface on any most tax, judgment, have not account of the motique and interface on any most tax, judgment, have not account of the motique and interface on any most tax, judgment, have not account any motical part and interface any not all done taxes and taxes and interface on any most tax, judgment, have not account any most tax, judgment, have not account any most tax, judgment, have not account any most taxes ensure the him of the motique, judgment, have not account any most taxes ensure to the him of the motique, judgment, have not account any most taxes ensure taxes and the motique, judgment, have not account any most taxes ensure taxes and the start account and taxes and taxes

Is in several data all of the abstraces of title to the real esture above described, which have hereinfore here deterred by the Matergares to the Matergares herein, shall be retained by and increase until the individues, secured, and harraces herein hereinformed and the the property of the Matergares to the Matergares to the Matergares to the Matergares in the inscision of the individueling secured, and halarces half thereupon become and be the property of the Matergares to t

Now if the said Mortgager shall pay, when due, all payments provided for in said note, and reindourse said Mortgager for all souns advanced hereunder, and shall perform all of the other coverants and conditions herein set forth, then this mortgage shall be vod, 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. enants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. The co IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

Benjamin A. Tutcher

Mary A. Tutoher

(ACKNOWLEDGMENT)

# STATE OF KANSAS

COUNTY OF TRANSFE

Before me, the undersigned, a Notary Public, in and for said County and State, on this 5 day of April Benjamin A. Tutcher

Bonjanin A. Tutchor and Nary. A. Tutchor, hin wife me personally known and known to me to be the identical person. A who executed the within an **tholp**. free and voluntary act and dred for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. ....

My Committien expires Juno 30, 1937

E. W. Smay Notary Public

### Legal Seal

-

## (RELEASE)

The amount secured by this mortgage has been paid in full, and the same is hereby canceled this..... . 19 .....