123

if made, operating to discharge the debt secured heirby 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 harfully mixed of the fee simple title to all of said above described real enters; to have yool right to sell and convey the same; that the same is free from all enterm braces excepting such excuminances as are specifically described and set out hereon; and to warrant and defend the title therets against the lawin 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 said real estate for taxation, when so required by law; to pay before they become delanquent all taxes, charges and assessments legally levied against the property herein converged; and to exhibit to Montagee receipt, or certified coper thread, evidencing such popent. 4. To pay at all times during the existence of this mortgage all due sums and interest on any mortgage, judgement, lien or encumbrance service to the lien of this mortgage; to pay the principal delt secured by such mortgage, judgement, lien or encumbrance service to check to pay and all due corrents and conductor contance in any such mortgage, judgement, lien or encumbrance service to the lien of this mortgage, due to the service service service to the service service service service to the service service

at our coverants and consistent substants and pairs interaction, one of inclusions that is the Unit United at the 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. 10 expend the water in the next state array transmalle deprecision in the value of said premises or the buildings and improvements situated thereon. but to keep the same reod regain at all times; to maintain and weak the above monitored premises in good and humbandike manner; not to permit equidate the backman for unexcaped, not to remove developed and the removal or developed and the developed and the removal or developed and the developed and the removal or developed and the removal or developed and the developed and the removal or developed and the developed and the developed and the removal or developed and the developed and the developed and the removal or developed and the developed and the developed and the removal or developed and the developed

4. To reindures the Martparee for all costs and expenses incurred by him in any milt to foreclose this mostrape, or m any mil in which the Mortgaree may be obliged to defend or protect has rather as linear defendences and the deta secure in the reindences and and secure a spin of the deta secure in the reindence and the deta secure in the reindence and the secure is and the secure is

9. That all checks or dufits delivered to the Mortgagee for the purpose of paying any sum or sum secured hereby will be paid upon presentment; and that all agencies used in making collections thereot, including those agencies transmitting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgagee. This mortrage is made to the Mortragere as the Land Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortrage Act of 1933 (and any ndnexts therets), and is hereby agreed to be a all respects solvers to and provinces the terms and provisions thereof.

The Mort. "Dr in the written application for loss hereby secured made certain representations to the Mortgagee as to the purpose of purposes for which the proceeds of this loss are to be used. Such representations are hereby specifically referred to and made a part of this Mortgage.

In the server the Martingare shall fail to pay when due are taxes or assessments again the service or fail to pay at all times during the existince of this mortgace, all due sums and interate on any mortgace, indigenest, lien or resumbrance sensior to the lien of this mortgace, of fail to pay the principi dott secred by such mortgace, judgment, lien or encumbrance exists on the lien of this mortgace, of fail to pay the principi dott secred by such mortgace, judgment, lien or encumbrance exists on the secret secred by such mortgace, and the secret secred by such mortgace, the distance of the secret secred by such mortgace, and the secret secret secred by such mortgace, the distance of the secret secre

nervon therewish, shall recome a part on the modeleners returned by the line of this meetings and late universit from the date of payment it the rate of live jet contumper and more university. The shall dependence the payment is the more date of the present of the payment of the rate of live jet contumper and the rate of the present of the payment of the rate of live jet contumper and the rate of the present of the payment of the rate of the present of the payment of the payment of the rate of the present of the payment of the rate of the present of the payment of the p come due and payable under any

If the lands hereby conveyed shall ever, during the life of this morecare, become included within the boundaries of any irrigation, drainage or other special assessment during the payment of which and hands are not liable at the date of the execution of this morecare, there there whole of the in tends are real shall, at the equival of the original paysible forthwith. co

If at any time, during the life of this motrage, the premies conversed hereby shall, in the opinion of the Motragere, become insufficient to secure the payment to the Motragere of the in reduces them remaining unjudi, by reason of an insufficient water supply, inadequate dramate, improper irrection, or erosion, then said Motragere shall have the right, at its option, to declare mand balance of the individuous source hereby due can payable and to entown herebee this motragere.

In the event of forefoure of this mortage, the Mortagee shall be entitled to have a receiver appointed by the court to take possension and control of the premises described herein and collect the remt, issues and profits thereof, the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount loand due under this mortage.

nd der umfer this mortgare. In age of the systemets an the above described note le not paid when dur, or if the Mortgarer shill portmit any taxes or assessments on said lands to become shall foit to roy at all times during the restricter of this mortgare all der stoma and interest on any mortgare, judgment, into or or mercumbrance when dur, or shall foit by perform any or all during come excendence when to be parte the principal det is secred by such mortgare, all der stoma and interest on any mortgare, judgment, into or or excendence when to be the parte the principal det is secred by such mortgare, all der stoma and the stoma excent and any such mortgare all der stoma and the parte the principal det is secred by any definition of the system of the stoma and any such mortgare, and the principal derives and partice and the institution of the stoma and perform any such mortgare, at the me institution of all an outgare, or ball permit the premise kerely converted to be odd under execution by visite of any such mortgare, and to store the shubbles and impartements institutes the term periods, existing and periods in the substantial different princes from those to to kere part houldings and impartements institutes the term periods, existing and periods with an outgare and the institutes and a accentents be formed out the ball of the store of the indictions set. I derively, at the me institution due and parties the terversants, conducts and accentents berna to the store of the indictions set. I hereformed and the store of the store of the mortager subject to be periods. For hien of encumbra which it was obtain ce, or shall fail to fail to

It is agreed that all of the abstracts of life to the red cates above classified, which have Severitore hear deletered by the Margueers to the Margueers brein, shall be retained by main the severitore brein shall be retained by main the severitore by the severitore brein shall be retained by main the sever

New if the said Mortrager shall pay, when due, all payments provided for in said note, and reimburse raid Mortrager for all sums advanced hereunder, and shall perform all of the othe nais and conditions herein set forth, then this mortrage shall be void, otherwise to be and temain in full force and effect.

The said Mortgagor breby waires notice of election to declare the whole delt due as herein provided, and also the benefit of all stay, valuation, homesteal and appraisement laws. The covenants and accements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties herein. IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

William H. Lancaster

Mabel Lancaster

STATE OF KANSAS

(ACKNOWLEDGMENT)

## COUNTY OF DOUGLAS

on Inc

Before me, the undersigned, a Notary Public, in and for said County and State, on this 16thday of April ..... 193.4. personally appeared .....

William H. Lancaster and Mabel Lancaster, his wife nd acknowledged to me that they executed the sais to me personally known and known to me to be the identical person a... who executed the within and foregoing instrument a a. thoir free and voluntary set and deed for the uses and purposes therein set forth. Wittess my hand and official seal the day and year last dove written.

My Commission expires November 15th, 1937

C. C. Gerstenberger Netary Public.

19

Legal Seal

1.

(RELEASE)

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