19.327, and the remaining instalments being paralle on each succeeding interest payment date, to and including the last day of April 1927; Mortrager to have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid balance of said principal paum, such additional principal payment 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 inwfully seited of the fee simple title to all of and above described real extate: to have good right to sell and convey the same; that the same is free from all encum brances excepting such encumbrances as are postifically described and set out herein; and to warrant and defend the talle thereto against the invite chans of 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 and real epstr for taxation, when as required by how its par before they become delegator all taxes, charges and a suscements legally levied against the operty herein converged; and to calculate a hereiner, evidencome such payment. 4. To pay at all intend during the existence of this motrage all dee sums and interest on any motrage, judgenent, liem or encumbrance serior to the liem of this motrage; iso pay the principal delt secured by next motrage, judgenent, lien or encumbrance when deet to shakit in Motrager excerts, at certified topics thereof, evaluating such payment; and to perform all other corntains and confidence contained in any such motrage, judge.mt, lien or encumbrance serior to the liem of this motrage;

all other Covenants and consultons containers in any sum moving the programment of the incomentation way to be into the sumparity of the second secon se by fire and/or tornato 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.

b. to taken a set of the out of the set o

septention none version the Margaree for all costs and expenses incurred by him in any suito foreclose this margare, or in any suit in which the Margaree may be ablied to defend or protect has traditions expenses hereaster, indusing all shared feet, court costs, a resonable attempt for where allowed by haw, and ether expenses; and such some shall be added to add become a pair of the defe records hords have a pair of concluster.

9. That all darks or durits delivered in the Maripage for the purpose of paying any num or sums recard hereby will be paid upon pretentment; and that all agencies used in mains collections thered, including the proceeds of such items to the Morizager, shall be considered agents of the Morizagor. This mortgage is made to the Mortgage as the Land Bank Commissioner acting purposed to Flard 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any embedded thereby actual is burby argued to be in all respects subject to and governed by the terms and provisions thereof.

The Morragor in the written application for loss herein second made certain representations to the Morragor in the purpose or purposes for which the proceeds of this loss are to be used. Such experimentations are been precisedly recticed to and made a part of the Morrago.

In the event the Morizper shall fail to pay then due may taxes or assessments action the accurity or fail to pay at all times during the existence of this mortpace, all due sums and interest on any summarized transmission of the interest of the mortpace, fail to pay the principal due taxed sources by such sources, joint and the source of the source o

metters therein, hall become a part of the inditedness accured by the left of this mortgage and hear interest from the date of payment at the tate of one par contom per annum suill padd. The aid Mortgage Archy transfers ares over and conveys to the Mortgage all rents, replices, however and clear morest with the mark from the tate of the payment at the tate of one part contom per annum suill padd The aid Mortgage Archy transfers ares over and conveys to the Mortgage all rents, replices, however and clear morest described hand, or any period theored, and the mort and the sector accured to the mortgage and the Mortgage and the Mortgage and hear interest from the date of payment at the tate of one part described hand, or any period theored, and the mort and the sector, acknowledge and delver to the Mortgage suitage out the Mortgage and the Mortgage may may and the mort described hand, or any period the not a suitage tests to exist, acknowledge and delver to the Mortgage marks are created pay the part of part mortgage may are parted insultances upon the note secured acknowledge and delver to the Mortgage and more and the secured beta produced and the secured beta payment of part mortgage and the secured beta produced and the secured beta produced and the part of the secured beta produced and the secured and the secured and the secured and

If the lands hereby conversed shall ever, during the life of this mortrare, become included within the boundaries of any irrigation, drainage or other special assessment dutrict and/or be-come subject to and hable for typecial assessment wind, for the system of which and hands are not hable at the date of the execution of this mortgare, then the whole of the im-dividual mortage.

If at any function the life of his mostnare, the premine converse hereby shall, in the opnion of the Mortgager, become insufficient to accure the payment to the Mortgager of the in-If at any function of the instruction of the premine converse hereby shall, in the opnion of the Mortgager, hereby the shall be the right, at its option, to detain more of the instructions of the instruction of pression and option of the instruction.

In the result of foredomes of this mostrate, the Mortzare shall be emitted to have a receiver appointed by the court to take possession and control of the premiers described herein and control for the premiers described herein and the most present of any judgment rendered or amount found due under the mortzare.

found due under tha mortgare. If any of the payments on the above described more be not paid when due, or if the Morteners shall permit any taxes or avenuments on paid lands to become delanquent, or if the Mortener of any of the payments on the above described more taxes of the morteners of any mortener, judgement, then or recumbrance schemes to the interactor, and and the scheme delanquent, or if the Mortener and in the payments on the above described more payment, and on even and interest on any mattere, judgement, then or recum-teres, judgement, then or recumbrance schemes to the interactor payment of the payment and the payment frame the or taxes. The payment, then or recumbrance scheme to the interactor payment and the payment payment and the pa

It is accred that all of the abstracts of title is the real estate above described, which have heredore been deletered by the Moregrey to the

Now if the said Morrgager skall pay, when due, all payments provided for in said note, and reimburge said Morrgager for all sums advanced hereunder, 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 solutions were set or the set montexe statute town, once use to be any remain in two soles and create The mid Mortgager hereby waives notice of election to declate the whole debt due as herein provided, and also the benefit of all stay, valuation, hemetead and appraisement laws. The covenants and attrements herein contained shall extend to and be binding upon the heris, executors, administrators, successors and angens of the respective parties herein.

IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

Ruth Clark Jones

Charles H. Jones

ELEOCTOR IN

(ACKNOWLEDGMENT)

STATE OF KANSAS Franklin COUNTY OF REALEX

1.

Before me, the undersigned, a Notary Public, in and for said County and State, on this 23 day of April , 193\_4, pers nally appeared.

and Charles H. Jonos, her husband Ruth Clark Jones (Ruth E. Jones) lly 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 to me pe their free and voluntary act and deed for the uses and purposes therein set forth. Winness my hand and official seal the day and year last above written.

John L. High Notary Public. Feb. 1-1937 My Commission expires Legal Seal (RELEASE)

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