Provided, this montpage is given to secure the payment by the Montpager to the Montpager, at his offices in the City of Wichita, Kansas, of the sum of \$1200.00...., evidenced by estim promiseory note of even date herewith, executed by the Montpager to the Montpager, conditioned for the payment of s'd sum, with interest on said principal or unpaid balance a certain promissory note of even date herewith, executed by the Mortesport to the M an amerization pan and in another to be provided in the second interest payment date, to and including the lat day of <u>Naroh</u> 19.37 and the remaining instalments being payable on each succeeding interest payment date, to and including the lat day of <u>Naroh</u> 19.427; Mortgape 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 symmetry if made, operating to discharge the delt secured hereby at an earlier date and not reducing the amount or deferring the due date of the next payable instalment of principal. The Mortgager does hereby covenant and agree with the Mortgagee, as follows:

1. To be now having second of the fee simple tide to all of said above described real extate; to have good right to sell and convey the same; that the same is free from all encame banaces excepting such encumbrances as are specifically described and set out herein; and to warrant and defend the tide thereto against the lawfor diams or domains of all persons whose encumbrances as are specifically described and set out herein;

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

1. To make return of said real entry for maxim, when a required by here to pay hence they bereme delengent all maxe, charges and somenime braily levied against the payersy herits covered is also solve by maximum brails in the payersy herits covered is also solve by maximum brails and solve thereal, evidences and payment. 1. To pay as all non-device the solutions of this contrarts all due none and interest on any mortgate, judgment, hen so escumbrance sense to the less of this mortgate; ito gay the point of the point of the point of the solutions when due to exhibit to Mersures receipts, terreprint, terreprint, terreprint, exchanges, exchanges, and hencentry and he

all other covenants and connects contained as any next instruction, programments are an experimental programments and programments are any set allower and any here and/or ternals, in 5. To insure and here insured all buildings and other inspresents new on set abild may hereinfor the placed on and permission, against lows or damage by fire and/or ternals, in the hereinform of the distribution of the scale hereinform of the scale hereinform of the distribution of the distribution of the hereinform of the distribution of the distribution of the hereinform of the distribution of the hereinform of the distribution of the distribution of the distribution of the hereinform of the distribution 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortgapor's written application for said loan.

8. To reinbure the Mortgagee for all costs and expenses incurred by him in any mit to ferciose this mortgage, or in any mit in which the Mortgagee may be obliged to defend or protect has rights or liens acquired horemeter, including all advances (recount costs, a reasonable attorney for where allowed by law, and other expenses; and mak sums shall be added to and become apart of the debt arcured hereby and included in any decree of foreclosure. 7. That all darks or darks delivered to the Manzaree for the purpose of purion any source source bareby will be paid upon presentment; and that all agencies used in making edictions thered, include interactions and making edictions thered, include interactions and making edictions of the Manzaree. Source and the Manzaree interaction and the source and the sourc

ung conclumes instran, annual incomparison and the Land Back Commissioner anting purchase to Duri 3 of the of Compress known as the Emergency Farm Mortgage Act of 1933 (and any minerest barrels) and is berby arguered by it in an anting purchase to Duri 3 of the formation and the Emergency Farm Mortgage Act of 1933 (and any minerest barrels) and is berby argueres under to and governed by the terms and growings thereof.

The Morragon in the writen application for loan hereby secured much certain prepresemblines to the Morragon in the surface of purposes for which the precede of this lean are to be used. Such representations are being precisedly precisedly reprecised areas and a part of this Morragon.

and, Such representations and the start was a set to be an expression of the security or ful to pay at all times during the existence of this mortgage, all due nous added to be added to

netion thereast, shall beens a part of the indicadences recurred by the line of this mortgage and here instruct from the date of payment at the size of are per centum per anamu using has The sail Mortgager hereby transfers, set users and concests the Mortgage all rents, repairles, houses and delay morey shalt may from time is unne cheered or and payable moder and all and gas or start monotopic and concests to the Mortgage all rents, repairles, houses and delay morey shalt may from time is unne cheered or and payable moder and all and gas or start monotopic and delayer to the Mortgage all precisions or the the start of the start of

If the lands hereby concered shall ever, during the life of this morecare, become included within the boundaries of any irrigation, drainage or other special assessment district and/ar be a subject to and hald for special suscements on any And, for the sparse of which and lands are not lable as the date of the execution of this morecare, then the whole of the in-reduces hereby executed shall at the option of the Mortgare, become due and paralle forthwith.

If at any time, during the life of this metrages, the premiers conversed hereby shall, in the opinion of the Mortgagere, become insufficient to secure the payment to the Mortgagere of the in defense them remains unjud, by reason of an involution water unjudy, and andquared transce, imposed irregation, or erosion, then and Mortgager shall have the right, at its option, to declare unjud halance of the individuous secured hereby due and payable and to forthwith forcelose this mortgage.

In the event of foredoure of this motrage, the Mortager shall be entitled to have a receiver appointed by the court to the pomenion and control of the premises described berein and collect the rema, issues and pethic hereof, the amounts to collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortigite.

and due inder this montpart. If any of the pyremet no the shore described note he not paid when due, or if the Mertparce shall petunit any taxes or assessments on the shore described note he not bis more parts. If any of the pyremic all must derive the "matters of this more parts all due uses and interest on any more parts are and encoded any of the shore of the shore the or shall

ome immediately one also payment and test minister from two of a fee fee of the payment payment of the payment and the source of the source of

New if the aid Mergages shall pay, when due, all payments previded for in aid more, and reinhouse aid Mergages for all sums advanced hereunder, and shall perform all of the other mains and conductions herein set forth, then the mortgage shall be void, otherwise to be and remain in full force and effect.

The said Morrestor hereby waives notice of election to declare the whole debt due as herein provided, and also the bement of all stay, valuation, homestead and appraisement laws. ors and assigns of the respective parties hereto. The covenants and agreements herein contained shall extend to and he binding upon the heirs, executors, administrators, succes

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

John Deay

Pearl Deay

2 N 64

(ACKNOWLEDGMENT)

STATE OF KANSAS

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 23rdday of ______ April ______, 193.5, personally appeared

ani ____ Pearl Deay, both_single-men to me personally known and known to me to be the identical person...S who executed the within and foregoing instrument and schnowledged to me that they executed the same a. their free and voluntary set and deed for the user and monous themic of form as thost for the same valuatory at an and deed for the users and purposes therein set forth. Winess my hand and efficial seal the day and year last above wroteen.

My Commission expires November 15th. 1937

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C. C. Gorstenberger Notary Public.

Logal Seal (RELEASE) Within mortgage Frederical But Status and the state is hereby canceled this 25 th day of July ..., 19 Federal Fum Mistage Corporation, a conversion, present helder of said mortgage By virtue of dete of Congrue (12455 1016-1019 or 1245C 1020-1020A), as an indeed By The Inderal danof Earth of Wicketa, a corporation, Ite agent and ulterney in Jack. 1956 By R. H. Jones, Vice President

writte

nces march

[Corp. Seal]