Provided, this motrage is given to secure the payment by the Motrager to the Motrager, at his odices in the City of Wichita, Kanasa, of the sum of 1.3000,00... evidenced by a certain promisery note of even data between the secure by the Motrager to the Motrager, combined for the payment of asid sum, with interest on said principal or unpaid balance thereof at the rate of five per centum per samum, payable emiannually on the latt ary of August and February in each year; and principal sum being payable on the latt day of August and February in each year; and principal sum being payable on the latt day of August and February in each year; and principal sum being payable on the latt day of August and February in the first instalment being payable on the latt day of August and second sec 1947., Mostapart to have the privilege, of pulse at any time one or more instanting to privile variable and divided burness and the state of the sta

The Mortgagor do , hereby covenant and agree with the Mortgagee, as follows:

1. To be now having seized of the fee simple title to all of and above described real estate: to have good right to well and convey the same; that the same is free from all encome baseness excepting and mountrances as are specifically described and set on Veren; and to warrant and defend the title thereto against the lawful clams or dumants of all persons whose

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

3. To make return of said val estate for taxation, when so required by law; to pay before they become delinquent all taxes, charges and assessments legally levied against the property herein converged; and to subhit to Montagee receipts, or estimate copies thereal, enconting such payment. 4. To pay at all times during the existence of this mortrage all due sums and interest on any mortrage, judgment, lien or encumbrance tenicer to the len of this mortrage; to pay the principal dels secured by such mortrage, judgment, lien or encumbrance when due; to exhibit to Mortrager receptor, or estimation of the principal dels secured by such mortrage, judgment, lien or tensional lien or encumbrance tenicer to the len of this mortrage, due to the secured by such mortrage due to mortrage, judgment, lien or encumbrance tenicer to the len of this mortrage, due to the secured by such mortrage due to mortrage due to the secure to the secure to the secure to the len of this mortrage.

an exert estratus and accounts summaria and year avoidage, programme, new of managements known or but starts or the starting. 5. To insure and keep instret all buildings and other improvements now on or which may hereight be placed on suid premise, gaption less or dinaxe by fire and/or termsda, in the Management and accounts and the starting of the Management of the Management of the starting of the starting to be papalite the Management and the starting of the starting

6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortrugor's written application for said loan.

6. To expend the wate of the ion neuron zeroey neurony to the purpose are trained and the state of the sta

4. To reinhume the Mortagers for all costs and expenses incurred by him is any mitto forcefose this nortage, or in any rult in which the Mortager may be eblied to defend or protect has tables or lices acquared bermane, including an inducat free costs (out, a resonable attorney for where allowed by law, and other expenses; and such sums shall be acfed to an account of the out secured hereby and included in any decree of forcelouse.

9. That all checks or drafts delivered to the Mortgages for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thereal, including those agencies transmitting the proceeds of such items to the Mortgagee, shall be considered agents of the Mortgager. This mortgage is made to the Mortgage as the Land Hank Coaminsiener acting pursuant to Part 3 of the set of Congress known as the Emergency Farm Mortgage Act of 1933 (and any amendments thereb), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereof.

The Mortgager in the written application for loan hereby secured made certain representations to the Mortgager as to the purpose of 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 Mortgage.

to turn, such representations a lattice proves the document against the security or ful to pay at all times during the existence of this mortgage, all due sums and interest on any mortgage, judgment, lies or moundrance senior to be lies of this nortgage, or ful to pay the prompial document and the security or competing and the security of the secur

section Interesch. shall testeme a part it its indetorients sectored by the ism of this montrager and sear interest from the data of payment at the rate of ne per contum per annum unbil paid. The said Margare hardy tassing is a concept to the Margare all rests, polices, hourses and dday moreys that my from time to buse becomed or a sign parks under any of and gas or other mineral (rase(s) of any hand new cusing, or that may bereafter come into existence, corring the above directed land, or any porton thereof, and and Martrager is a gas or other mineral (rase(s) of any hand new cusing, or that may bereafter come into existence, corring the above directed land, or any porton thereof, and and Martrager interests to exect; a knowledge and doilers to the Martinger and the single the may new of hereinform from time to buse to the methy termination of the Martrager of any sum advanced in payment of tasks, instance promum, or other assessments, or upon sums distanced in payment of the most pays, ladder with the minitery of the said or in payment of the said or in payment of the said or in payment in the said or in payment and the said or in payment of the said or in payment in the said second the basis or in payment at the said or in payment of the said or in payment and the said or in payment of the said or in payment and the sai

If the hands hereby conversed aballever, during the life of this mostgare, become included within the boundaries of any irrigation, drainage or other special assessment district and/or be-come subject to and lable for special assessment of any land, for the payment of which and hands are not lable at the date of the execution of this montgare, them the whole of the in-dichtedness hereby secured aball, at the option of the Norzaree, become due and payable forthwith.

If at any time, during the life of this morrege, the premises conveyed hereby aball, in the opinion of the Morregree, become insufficient to secure the payment to the Morregree of the in-debedness then remaining music, by reason of an insufficient vater supply, inadequite dramage, improper irritation, or erosion, then said Morregree shall have the right, at its option, to declare the normal blance of the indebetness exceed hereby due and parable and its forthwin forebore than morregree than more supplications.

In the remain of foreclasure of this montrare, the Montrarer shall be entited to have a contrast of the court to take possession and control of the premises described berein and cellect the terms, issues and profin thereof, the amounts as collected by such receiver appointed under the direction of the court to take payment of any judgment rendered or amount found due under the direction of the court to the payment of any judgment rendered or amount found due under the direction of the court to take payment of any judgment rendered or amount found due under the direction of the court to take payment of any judgment rendered or amount found due under the direction of the court to take payment of any judgment rendered or amount found to take the montrare.

found due under this motigate. If any of the sparsents on the above described note be not paid when due, or if the Motigator shall permit any taxes or assessments on said hands to become delinquent, or if the Motigator shall hall bay at all turnes durong the existence of this motigate, or if the Motigator shall permit any taxes or assessments on said hands to become delinquent, or if the Motigator shall have bay at all turnes durong the existence of this motigate, or if the Motigator shall be part be motigated of the exceeding and the distribution of the motigate or if the Motigator shall be part be motigated of the exceeding and index of the motigate or if the Motigator shall be part be motigated or if the exceeding and index of the motigate or if the Motigator shall be part be motigated of the exceeding and t

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Now if the said Mortgagor shall pay, when due, all payments provided for in said note, and teindurse said Mortgager 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 reman 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, valuat on, homestead and appraisement laws

The corenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

. Fred S. Alford

Dorothy Alford

Fred G. Alford

Florenco H. Alford

(ACKNOWLEDGMENT)

STATE OF KANSAS

-COUNTY OF DOUGLAS

November 15th, 1937

Legal Seal

Before me, the undersigned, a Notary Public, in and for said County and State, on this 10th day of May ., 1934_, pers

and Fred G. Alford and Florence H. Alford. Fred S. Alford and Dorothy Alford, his wife if free and voluntary act and deed for the uses and purposes therein set forth. my hand and efficial seal the day and year last above written. Witres

My Commission expires

This release was written on the original mortgage C. C. Gerstenberger Neury Public.

Legal Scal (RELEASE) within mortgage The amount secured by this mortgage has been paid in full, and the securits thereby canceled this <u>18th</u> day of <u>April</u> 10 47

> Federal Farm Mortgage Corporation, a corporation and Land Bank Commissioner acting pursuant to Part 3 of the Emergency Farm Mortgage Act of 1938, as amended By The Federal Land Bank of Wichita, a corporation, Their Agent and Attorney-in-Fact.

25 entered 212 day (CORPORATE SEAL)

John W. Coleman, ---- VicePresident