Provided, this montrace is given to recure the payatent by the Montrager to the Montrager, at his offices in the City of Wichita, Kassas, of the sum of 1.1600_00_, evidenced by a certain promisery note of even data herewith, executed by the Montrager to the Montrager, evidenced for the payment of said sum, with instruct on said, principal or unpaid balance thereof at the rate of fore per centum per samm, payable evidenmently on the lat_dry of NOVEDDT_and_____May_____ in each peers and principal sum being payable on an amontrastic principal certain the same statement of s.80_000_____each, the first instalatest being payable on the lat_dry of NOVEDDT_and______May_____ in each paralle on the lat_dry of NOVEDDT_and_______ , 1937, and the remaining instalments being payable on each succeeding interest payment date, to and including the lat_day of hay 19.47; Montgagor vo have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid balance of said principal surn, such additional principal payment

if made, operating to discharge the debt sets and hereby at an earlier date and not reducing the amount or deterring 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 inwill seited of the fee mine; this pair described and entropy of the sentence of

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

3. To make return of and real state for tratition, then no required by large to gap before there become delegated all trace, charges and assessments legally levied against the poperty herits covered; and to achieve receipt, or controld copies thereof, evidencing such payment. 4. To pay a tail incerduring the existence of this mortgage all due sums and interest on any mortgage, judgment, hen or encumbrance senior to the len of this mortgage; to pay the principal delt second by such mottgage, judgment, lien or encumbrance when due; to exhibit to Mortgage receipt, or excitation specific second by mortgage, and in perform all other coverants and combiness contained in any sum hortgage, judgment, lien or encumbrance senior to the lum of this samples.

all out of German's and Compares contained in any and manager programming near to induce the start of the manager. A. To insure and here insured all buildings and other importerments near on, which may hereight the plated on and permitted activation for a start of the and/or tornado, in the heart of the start of th 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortgager's written application for said loan.

6. Is express the start is in the second start or the start of the

appresent in Yur ortanic in United Statistics of all costs and express incurred by him in any ruits forciose this mortzage, or m any ruit in which the Mortgager may be obliged to defend or A. To relative the arguing the forcement, including all alternt feet, court costs, a resemble alterney fee where allowed by law, and other expresses; and such some shall be added to add become a pair of the doth secured horty and included in any deterned forcebourd.

9. That all checks or drafts delivered to the Martgagee for the purpose of paying any sum or sums secured hereby will be paid upon presentmant; and that all agencies used in making collections theread, including these agencies transmitting the proceeds of such items to the Martgagee, abuil be considered agents of the Martgager. This motive in the Motizzer as the Land Back Commission ratios to the society of the society of

The Merryager in the written application for lass hereby secured made certain representations to the Mortgager as to the purpose of purposes for which the proceeds of this lass are to be used. Such supersentations are hereby specifically retired to and made a part of this Mortgage.

In the event the Mortagers shall fail to pay when due any taxes or assessments steins the security or fail to pay at all times during the existince of this mortager, all due sums and In the event the Mortagers shall fail to pay when due any taxes or assessments steins the security or fail to pay at all times during the existince of this mortager, judgment, line or eccumbrance when the event that more stein all observations and conditions contained and the interval of the time of the time and the event that more stein all observations and conditions contained and the event of the time of

meterine thereast, shall become a part of the indebtedness secured by the len of this mostgage and lear interest from the disc of parameters, are use month para services, or incurred any incured any incurred any incured any incured any incurred any inc

rectors, near convergence has never movement of the of his more and the process because included within the boundaries of any irrication, denings or other special assessment district and/or be-ire subjects is and hable for proceal assessments of any kind, for the payment of which and lamb are not hable as the date of the execution of this more special assessment district, then the whole of the in-resolvent is and hable for proceal assessments of any kind, for the payment of which and lamb are not hable as the date of the execution of this more special distribution.

If as any time, during the life of his montrare, the premiers conveyed hereby abili, in the opnion of the Mentragere, become insufficient to secure the payment to the Montragere of the in-termed balance of the individuous secure hereby due and payable and to entrawise the metragere. The montragere and Montragere shall have the right, at its option, to declare unpead balance the individuous secure hereby due and payable and to entrawise the metragere.

The date event at forcelement of this montrage, the Martiager shall be entitled to have a receiver appointed by the court to take possension and control of the premises described herein and the montrage of the second det under the direction of the court to the payment of any judgment rendered or amount isonad det under the montrage.

found due under hus mattere. If any of the payment as the shore described note be not paid when due, or if the Mortgeter shall permit any there or assessments on mail hands to become delinquent, or if the Mortgeter, or shall be the payment is the shore of the shore of the mortgeter shall be the start of the shore of the mortgeter shore the start of the mortgeter, or shall be the start of the shore of the mortgeter, or shall be the start of the shore of the mortgeter, or shall be the start of t

rease immediately our and private and we and the real state above described, which have herepions have determed by the Managere on the Managere have in All be retained by and the average that all of the sharing of this is the real state above described, which have herepions have determed by the Managere on the Managere have above performer and the managere in the Starting or Managere have been able to be property of the Managere on the Paragere than more table the Managere on Managere have been been be performed above that all hereagen beense and be the property of the Managere on the Paragere than more table, the table to and Managere half been to be performed above the Starting or Managere have been able to be property of the Managere to the Managere on the more table, the table to and managere half been to be performed above the Starting or Managere being performed by have.

Now if the said Mortragor shall pay, when due, all payments provided for in said note, and reimburne said Mortragere for all sums advanced bercunder, and shall perform all of the other mants and conditions berein set forth, then this mortrage shall be void, otherwise to be and remain in full force and effect.

manus and consistent are not consistent of another than the constraints of a law reason in the second s IN WITNESS WHEREOF, the Mortgagor has bereunto set his hand and seal the day and year first above written.

E. G. Hoverstock

Estill M. Hoverstock

STATE OF KANSAS

This

on the D

(ACKNOWLEDGMENT)

COUNTY OF DOUGLAS

193.4. personally appeared E. G. Hoverstock, also known as Earl Hoverstock, and Estill M. Hoverstock, his wife to me personally known and known to me to be the identical personS_ who executed the within and foregoing instrument and acknowledged to me that they executed the same their. free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written.

My Commission expires November 15th, 1937 Legal Seal

(Coup Seal)

14.

C. C. Gorstenberger Notary Public

(RELEASE) The amount serured by this mortgage has been paid in full, and the marting is hereby canceled this 24 th day of Mage

Lederal Jarm Mostguage Corporation, a

19.54

Corporation, present holder of said mortgage by virtue of acts of Congress (12 USC 1016 -1019 or. 12 USC 10-20 - 10-20h) as amended, By The Federal Land Bank of Wichita , & corporation Ita agent and attorney - in - Fact . By R. N. Jones, Vice President Warld & Ber