if made, operating to discharge the debt scenared hereby at an earlier date and not reducing the amount or deferring the due date of the next payable instalment of principal. The Mertagor does hereby coremant and agree with the Mortgaree as follows:

i. To be now having mind of the for simple tild to all of soid above described real estate; to have good right to sell and convey the same; that the same is free from all extense brances excepting such encumbrances as are specifically described and set out herein; and to warrant and defend the tilde thereto against the having chains or domands of all persons where erec.

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

3. To make return of said real entate for taxation, when so required by law; to pay before they become deimquent all taxes, charges and assessments lefally levied against the property horein converged; and to exhibit to Martagee receipts, or certified copies thereof, evidencing such payationt.
4. To pay a all times define the existence of this moticage (add use sums and interest on any moticage, jokerent, 'ien or encombrance senior to the Fen of this moticage; to pay the principal dela secured by such mortgate; judgment, line or encombrance which to the being of the moticage in the principal dela secured by such mortgate; judgment, line or encombrance senior to the fen of this moticage; and to perform all other corresponding much horizone; gudgment, line or encombrance senior to the senior dela metation.

at outer correspondence and construction and new monotonic production and and and the structure of the struc

7. Not the permit, either wildly or by nerject, any unreascable deprecision, in the value of said premises or the building and improvements situated thereon, but to keep the same in good regime at all hunch, is no manum and work the above excitation of precisions in a good and hunkandike manner; not to permit value and the same value of the born excitation of any of a buildings or improvement situated thereon, is not to be exampled upon and premises; not to permit value any strip or water to be committed pon and premises; not to permit value any strip or water to be committed pon and premises; not to premit value and any strip or water of the same in a strip or water of the comparison of the comparison of the same and we are the same and the same

6. To reindume the Mortager for all costs and expenses incurred by him in any mitte forceles, this nortager, or in any suit in shift the Mortager any be oblighed to defend or protect his ratio or here acquired hereuter, including all dotted recourd only a reasonable attorney for where allowed by law, and there expenses; and such unm shall be added to and become best of the defit secured hereby and included in any detect of forcelosure.

9. That all checks or drafts delivered to the Mortgaree for the purpose of paying may sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collections thereof, including those agencies transmitting the proceeds of such items to the Mortgaree, shall be considered agents of the Mortgaree. This mostrage is made to the Mortgaree as the Land Bank Commissioner atting pursuant to Part J of the act of Congress shown as the Emergency Farm Mortgaree. At 1933 (and any mandments thereof), and is hereby area to be an all respects subjects to and governed by the trens and provisions thereof.

ammämnin thereto), and is hereby agreed to is in all respect to and perturned by the terms and portunity factors. The Mortgages in the written application for loan hereby secured make certain representations to the Mortgages as to the purpose of purposes for which the precedes of this loan are to be such. Such representations are hereby specifically reletted to and and a part of this Mortgage.

In the creat the Mortager and fails to pay when due any tarse or assessments against the security or fail to pay at all times damn the exclusive of this mortage, all due sums and interest on any mortage, judgmant, lies or excumbinger senior to be lies of this mortage, or fail to pay the principal doel security of a sub-mortage, judgmant, lies or excumbinger when due, or fail to perform all other covernant and conditions continuit on any such mortage, doffend, if optiment, is do excumbinger error to the same target and the anomal pail durings of fail to maintain instances and herein provided (or, the Mortager may at the option, prime such covernants and conditions, or provide nuch mortage. The same main pair metric in thereased, had beene a pay of the applicable section of any such coversation and conditions, or provide the same target and the anomal pair durings or intervent in terms of metrics intervents, had beenes a pair of the indicitences secured by the lies of them of this mortager, and the anomal pair durings of the same main pairs.

netion intervent, shall become a part of the indekrifters secured by the left of 16 m 50.1684 and 16 minters from the case of particular is a construct the particular particar partile particular particular pan

If the hands hereby conveyed shall ever, during the life of this mostgare, become included within the boundaries of any irrigation, drainage or other special assessment district and/or become subject to and lable for special assumments of any kind, for the payment of which and links are not lable at the date of the execution of this mostgare, them the whole of the indebieteness hereby are server shall, at the option of the Nortgare, hereme due and prable forthwint.

If at any time, during the life of this morreager, the premises conveyed hereby shall, in the opinion of the Morrgager, become insufficient to secure the payment to the Morrgager of the in detectores then remaining unpuid, by reason of an insufficient water supply, indequate dismance improper irritation, or remoind, then and Morrgager shall have the right, at its option, to declar the unpuid halone of the indedenders secured hereby due and payable and to forther the forther than outpay.

In the sent of foreforuse of this metrics, the Meritance shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the terms, instea 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 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 the 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 the 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 the 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 the 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 the 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 the payment of any judgment rendered or amount found due under the direction of the court to the payment of the payment of the court to the payment of the payment of the court to the payment of the payment of the court to the payment of the payment of the court to the payment of th

found due under his motizate. If any of the symmets on the above described note le not paid when due, or if the Motizator shall permit any taxes or assessments on said lands to become delingurat, or if the Motizator shall full to pay at all turnes during the existence of this motizate, and motizate, palance is into even the state of this motizate, or shall this to pay the principal dots reserved by such motizate, quinternal, then or encombinate with due, or shall his to path permits and intervent on the lense of this motizate, or shall this path permits the state of this motizate, quinternal, then or encombinate with due, or shall his to path permits the state constant of the state of this motizate, or shall include the state of this motizate, quinternal, then or encombinate of the state of this motizate, palance of the state of this motizate, and the state of this motizate, and the state of the state of this motizate, and the state of the state of this motizate, and the state of this motizate, and the state of the state of this motizate, and the state of the state of this motizate, and the state of the state of this motizate, and the state of the state of the state of this motizate, and the state of the st

terms measuring us an paper an set matter into the relation also at a set of the particular particular particular into the particular partipart

New if the said Morrearer shall pay, when due, all payments previded for in said note, and teinduste said Morrearer for all sums advanced heremoder, and shall perform all of the other remains and condutors herein set forth, then this morreare ball to vole, otherwise to be and terma in full force and effect. The said Morreare herein sense of election to defare the ball of the defare in provided, and alls the length of all stary, valuation, homestead and approximent have.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties herets. IN WITNESS WIEREOF, the Mottrager has hereants set his hand and seal the day and your first above written.

Byron Shields

Nour Shields

STATE OF KANSAS

(ACKNOWLEDGMENT)

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 25 day of 1014, personally appeared

Byron Shiolds and Mud Shiolds, his wife to me personally known and known to me to be it, identical person. It who executed the within and foregoing instrument and acknowledged to me that they executed the same a their free and voluntary set and deed for the user and purpose therein set forth.

My Commission expires November 15, 1937 Logal Seal

ar.

C. C. Gerstenberger Notary Public.

(RELEASE)

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