142

1.90

Provided, this montpace is given to secure the payment by the Montpacer to the Mantpacer, as his offices in the City of Wichits, Kansas, of the sum of 13500_00______ evidenced by a certain prominery none of even that here with the event of the the Mantpacer to the Mantpacer, conditioned for the payment of said sum, with interest on said principal sum being payable on the last of the sate of five per contamy payable events and another interest of the sate of five per contamy payable events and another interest of the sate of five per contamy payable events and principal sum being payable on the last of the sate of five per contamy payable events and the sate of the sate 19.37, and the remaining intullatents being parable on each soutceding interest parment date, to and including the lat. day of June

1947.; Mortravor 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 payments 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.

1. To be now havinly seized of the fee simple tide to all of said a'ore detribed real estate: to have good right to sell and convey the same: that the same is free from all entum brances excepting such encumbrances as are specifically described and set out herein; and to warrent and defend the title thereto against the lawind claims or demands of all persons whose sets.

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

3. To make stum proton proton to the the state state of proton to proton proton proton the state stum of his state stum of the state st A. To pay at all times during the existence of this mortrage, induced where and interest on any mortrage, judgeent, lies or encumbrance senior to the lies of this mortrage; is pay at all times during the existence of this mortrage; induced when due to exhibit to Mortrage relexpt, or extribut copies thereof, evidencing such payment; and to perform all other exceeds by such mortrage; judgeent, lies or encumbrance senior to the birtopic sector by and mortrage; judgeent, lies or encumbrance senior to the lies of this mortrage.

all other covenants and conclusions forstance in any take movinger, jungament, tent or extramatics tenter to use non 0 take movinger. 5. To insure and here insured all buildings and other improvements now on, or which may herein the plated on said preside, aright humance coverage to be deposited with and loss therean the manner, in such comparies and for such amounts in any be statisticatively to be lynched, relating the plated on said preside, and insure to be deposited with and loss therean to be papable to the Mericager as his interest may argue. Any many the loss of the positical the deposited with and loss therean to be papable to the Mericager as his interest, where it are to the any and any merical is any argue and Mericager as the interest, where it are to be any apable to the loss of the provide statistic of the definition of the foldered second between the base and improvements to destroyed or damaged. 6. To expend the whole of the loan accured hereby solely for the purposes set forth in the Mottgagor's written application for said loan.

6. To expend the same of the same measurements merry many in the puppers at them in the sourcease returns appreading on the same sectors and the same sectors and the same sectors and the same sectors and the same sector and

orpresses in roue seasing in these structures for all cents and expresses incurred by him in any suites foreclase that mortgare, or in any suit in which the Mortgaree may be obliged to defend or the formation are accounted between the including all abstract tene, court cents, a reasonable attenery for where allowed by law, and other expenses, and nuck some shall be added to and become a put of the defer secured herein any other of foreclasses. An observe a part of the data detected intervention of the particle of inclusions and the paid area presentment; and that all agencies used in making editerois thread, including the agencies thread in the data area in the many edition of the Mortager, shall be considered agents of the Mortageo.

any concrement accreti, including index spaces because in provide of the including index of contrast and account and any spaces. This metrage is made to the Montrace as the Land Bank Commissioner scalar purposed to Dark 1 of the star of Compress known as the Emergency Farm Montrage Act of 1913 (and any endersite known) and is berefly arressed to be in all reports subject to and generated by the terms and provision thereof.

The Morrager in the written application for loss herely secured made certain representations to the Morrager as to the purpose or purposes for which the proceeds of this loss are to be used. Such experimentations are betterful specially interest and a part of this Morrager.

or men. Data representant are known provide the start takes or assystements against the recuity or fail to pay at all times daring the existence of this matrices, all due some and In the event the Montrager shall be pay shen due tay takes or assystements against the recuity or fail to pay the practical debt secured by take montrage, budgenet, here or executive are executively and the some and interest of any montragers all under constraints and any such montrager, or fail to pay the practical debt secured by take montrage, budgenet, here or event hance practical sources, and the anomal sources are an interest of any montragers all under constraints and any such montrager. Journet, here or even hance practical sources, and the anomal paid therefore, the montrager and there interest from the date of payment at the rate of two per constraints part of the information section. If the original section is pay the part of the information sections (in an of the montragers and here interest from the date of payment at the rate of two per constraints and constraints and the failed of the anomal until paid, montragers and here interest from the date of payment at the rate of two per constraints and constraints and the section.

netion thereast, shall become a part of the indebtedness secured by the lien of this morings: and lear interest from the date of payment at the rate of the reference of the manual main part in the second of the s

If the hash hereby conversed shall sever, during the life of this mostrater, become included within the boundaries of any irritation, drainage or other special assessments district and/or be include the special assessments of any kind, for the payment of which and lands are to lable at the date of the execution of this mostrater, there where of the m include hereby removed shall, at he expense in a graphic forthward.

If at any time, during the life of this montages, become use ann parame tothavin. If at any time, during the life of this montages, the premiers develop shall, in the opinion of the Montagere, become insufficient to secure the payment to the Montagere of the in reduces the montage unput, by reason of an insufficient water wayle, inadequot dramates, imported instance, or erosion, then and Montagere shall have the right, at its option, to detart impact balance of the individences secured hereby due and payable and to forthwith forcelose this montager.

In the event of forele size of this mostrage, the Mostrage shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and set the rents issues and profils therein, 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 and use under this mortage.

and doe under the mariger. If any effect we have been described mate he not paid when due, or if the Marigarer shall potmit any laves or assessments on said lands to become delingurat, or if the M If any effect we have been used as a start of the marigare all due sums and intracts on any contract, pulsement, incer are recumblance when its before the incertifying on the part be provided with security for the materiary balances, incer are remained when the provided with the security of the s ortga

ervant immenancy use and priorite and was instant time has such as its fart on out per tunning in assume, and use outstage marrie to interconsta-Th is served that all of the abstracts of tube is the real entate above described, which have here determed by the Matricager is the Nantzare herein, shall be retined by Natragere unit the indebedness accessed herey had have been placed by the Matricager is the Nantzare herein, shall be retined by Natragere unit the indebedness access and the second based on the Nantzare been property of the Matricager. In the intercessed by the Matricager is the Nantzare herein, shall be retined by satisficition of the indebedness access and the Satisfield on the Nantzare being the Matricager is the Nantzare being the Matricager is the Satisfield on the Matricager. The Matricager is the Satisfield on the Matricager is the Satisfield on the Matricager is the Matricager is the Satisfield on the Satisfield on the Matricager is the Satisfield on Matrix and Matrix

Now if the said Mortgages shall pay, when due, all payments provided for in said note, and remhurse said Mortgages for all sums advanced kereunder, and shall perform all of the othe entat and conditions herein set forth, then this mortgage shall be word, otherwise to be and remain 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, valuation, homestead and appraisement laws. The coremants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties herein.

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

Ferl A. Waddel

Marie Waddel

(ACKNOWLEDGMENT)

STATE OF KANSAS

1 88. COUNTY OF DOUGLAS

My Commission expires November 15th, 1937 Legal Seal

Before me, the undersigned, a Notary Public, in and for said County and State, on this 11th day of June 1934 personally appeared Marie Waddel, his wife,

to me personally known and known to me to be the identical person f. 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 manager themic act forth elr free and voluntary act and deed for the uses and purposes therein set forth. my hand and official seal the day and year last above written. Wite

C. C. Gerstenberger Notary Public.

(RELEASE)

(RLLASS) within mortgage The amount secured by this mortgage has been paid in full, and the XXX is hereby cancel this _3Gth day of _______ Federal Farm Mortgage Corporation, a corporation, and Land Bank Cormissioner, acting pursuant to Part 3 of the Evergoncy Farm Fortgage Act of 1933, sas areanded, Ey The Federal Land Eank of Wichita, a corporation, _ 19_44 Their Agent and Attorney-in Fact. By R. H. Jones, Vice President (CORP. SEAL)

was written

This relea

arold a. But