1947; Morrascor to have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid balance of and principal sum, such additional principal payments if made, operating to discharge the debt secured hereby at an earlier date and not reducing the amount or deferring 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 hwfully wired of the fet simple tile to all of aid abee described scal estate; to have good right to sell and covery the same; that the same is fore from all estances excepting such encumbrances as are specifically described and set out herein; and to warrant and defend the tile thereto against the lawful claims or demands of all persons whose

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

3. To make return of said real 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 conveyed; and to exhibit to Morgagee receipts, or certified copies thereoi, evidencing such payment. 4. To pay at all times during the existence of this mostgage all due sums and interest on any mostgage, julgment, lien or encumbrance senior to the iem of this mostgage; to pay the principal delt secured by such mostgage, julgment, lien or encumbrance who have to exhibit to Mostgage recepts, or entitied express thereof, evidencing such payment; and to perform all elefer correnants and conditions contained in any such mortgage, julgment, lien or encumbrance such rates and to perform all elefer correnants and conditions contained in any such mortgage, julgment, lien or encumbrance such rates and limit the such as the second by the such as the second by the such as the second by the second by

6. To insure and here insured all huldings and other importants now on, or which may hereiner be placed on all permises, arguint ion or damate if for and/or insure and/or insure insure insultance in the place instruction of the huldings and instruct energy. In a depender with and here there is a papale to the Merginere as his instruction may appear. Any sum to received by Merginer in the instruction of the huldings are instructioned or discussion of the huldings and importants to the same be and the instruction of the huldings and importants to the same be and any there instructions are instructioned or discussion of the huldings and importants to the same be and applying or the receivant of the huldings and importants to explore of angle. 6. To expend the whole of the loan secured hereby solely for the purposes set forth in the Mortgagor's written application for said loan.

7. Not to permit, either wilfully or by reciect, any unreasonable depreciation in the value of axid premises or the buildings and improvements situated thereon, but to keep the same in good regist at all tones; to mannam and work the above mentioned permises on good and hashandlike unsamer; not to permit and buildings to become vacant or unscripted, not to remove or densities of any of the above mentioned permites on good and hashandlike unsamer; not to permit and buildings to become vacant or unscripted, not to remove or densities of any of the above on the above of the above on the state of the above on the above of the above or the above of the above of

8. To reimburse the Mortgagee for all costs and expenses incurred by him in any mit to foreclose this mortgage, or in any suit in which the Mortgagee may be obliged to defend or protect its rights or liens acquired hereunder, including all advartat (res, court costs, a resonable attorney fee where allowed by law, and other expenses; and such sums shall be added to address defended or in derect and including and advartat (res, court costs, a resonable attorney fee where allowed by law, and other expenses; and such sums shall be added to address of including and here of foreignare.

9. That all checks or drafts delivered to the Mortgagee for the purpose of paying any 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 Mortgagee, shall be considered agents of the Mortgager. This mortgage is made to the Mortgage as the Land Bank Commissioner acting pursuant to Part 3 of the act of Congress known as the Emergency Farm Mortgage Act of 1933 (and any amendments thereto), and is hereby agreed to be in all respects subject to and governed by the terms and provisions thereto).

The Mortgagor in the written application for loan hereby secured made certain representations to the Mortgagee as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are betreby specifically referred to and made a part of this Mortgage.

In the event the Mertragor shall fail to pay when due any taxes or assessments against the security or fail to pay at all times during the existence of this mortrage, all due sums and terest on any mortrage, judgment, hern or encumbrance senior to the left of this mortrage, of all to perform a set of the security or fail to pay at all times during the existence of this mortrage when or fail to perform all there oversaries and conditions contained in any accession. How concurred by such mortrage, judgment, hern or encumbrance when on provided for, the Mortrager may at his option make such apparents, perform such corrunts and conditions, " provide and humance, and the amount paid direction, or incurred an en-ter the Mortrager and Horore pay are to the individences such by the horor of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the mortrager address of the size of the second by the left of the size of the second by the left of the size of the second by the left of the size of the second by the left of the second by the left of the size of the second by the left of the size of the second by the left of the size of the second by the left of the size of the second by the left of the second by the left of the size of the second by the left of the size of the second by the left of the sec

neumo mercenne, name become a part of the undettedness secured by the lient of this mostrage and lear interest from the date of payment at the size of inter per samular of a soli date of the solid security of the Mattager at least, provides, however and delay mency that may from time to me become due and payshe of and sets or other mineral least() of any thind now existing, or that may bereather come into existence, covering the alwayer described land, or any porteon therein, and and agents to execute, takenoiding and doines to the Mattager of the may more at the solid second second land, or any porteon therein, and and agents to execute, takenoiding and doines to the Mattager of the may more at herein the require, in odd to the solid the the Mattager of any source at the solid second second and the solid second second and the solid second second and the solid second seco and duty measure that many from time to may become due and positive states any ending the entry of the state of the state

If the lands hereby converted shall ever, during the life of this mortgare, become included within the loundaries of any irregation, drainage or other special assument during and/or be as subject to and lable for precisil assessments of any kind, for the payment of which such and table at the date of the execution of "his mortgare, them the whole of the in informa hereby security shall, at the extension of the market. Here and market for the security of the execution of "his mortgare, them the whole of the in

If at any time, during the life of this mortcase, the premises conveyed hereby shall, in the opinion of the Mortcaser, become insufficient to secure the payment to the Mortcaser of the ind deledence them remaining unsuld, by reason of an insufficient water supply, inadequate dramase, improper tritation, or crossien, then asid Mortcaser shall have the right, at its option, to declare the much shalmer of the indeletiones secured hereby does and payle and its forther in fortiers the much shall be a start of the indeletiones secured hereby does and payle and its forther in forther

In the event of foredowne of this mostgare, the Mortgare shall be entitled to have a receiver appointed by the court to take postenion and control of the premises described herein and set the rents, journ and profice 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 of due under this montance.

no use more this boundary. If any of the papers to the above described note be not paid when due, or if the Mottager shall primit any taxes or assessments on and hands to become delenguent, or if the Mottager shall full to pay at all time damag the exotices of this mortager all due sums and interest on any portage, judgment, have not exotice the loss of this mortage, or aball to pay the presented list second by the dimension of the sums and interest on any portage, judgment, have restrict the second delenguent in any mort is pay the presented list second by the dimension of the second by the particle restricts and the second delenguent is any mort is ensure to the line of this mortage, or aball premit the premises hereby conveyed to be soid under execution by write of any such mortage, judgment, hen of ensure interest is the term present, or all all apply the precess of this hand to all y such mortage, judgment, here of ensure hand and the second of all the second of the second by the second of any such mortage shall not take the state of the molecularity, at the option of the second of the

It is recred that all of the elements of the n the real entire show described, which have increasive methods the structure to the Montrare to

Now if the said Mortgagor shall pay, when due, all payments provided for in said note, and reinhurse said Mortgagere for all sums advanced hereunder, and shall perform all of the other estants and conditions herein set forth, then thus mortgage shall be void, otherwise to be and remain in full force and effect.

The said Mostgagor hereby waires notice of election to declare the whole driv due as berein provided, and also the benefit of all stay, valuation, homestead and appraisences laws. The comments and agreements herein contained shall estend to and be binding upon the heirs, executors, administrators, successors and aurges of the respective parties herein. IN WITNESS WHEREOF, the Mortgagor has hereunto set his hand and seal the day and year first above written

Erwin S. Kanzie

Ann Kanzig

A CONTRACTOR

STATE OF KANSAS

This re s wr

110 2 Deputy (ACKNOWLEDGMENT)

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 15th day of Noy ., 1934, personally appeared.

Erwin S. Kanzig and Ann Kanzig, his wife, to me personally known and known to me to be the identical person. S. who executed the within and foregoing instrument and acknowledged to me that they executed the same Witness my hand and efficial scale the day and year last above written.

My Commission expires November 15th, 1937

C. C. Gerstenberger Notary Public.

Logal Seal

(RELEASE)

The amount secured by this mortgage has been paid in full, and the same is hereby canceled this 11 ch day of the - 1977

Idia danne Martyage Con paration, a carparation and fund fants Commissioner acting pursuit to Part 3 of the Emergence Jum marty ago all of 1833, as anounded, Seg-De Jednal hand Band of Stickie a carparation Shin agent and Collarray - in fact

By St. & Auchen Vier Presedent

Conperate Deal)