Provided, this mortgage is given to secure the payment by the Mortgagor, to the Mortgagee, at his offices in the City of Wichita, Kansas, of the sum of 4-2400,00, evidenced by a certain promissory note of even date herewith, executed by the Mortgagor, to the Mortgagee, conditioned for the payment of said sum, with iterest on said principal or unpaid balance
thereof at the rate of five per centum per annum, payable semi-annually on the lat day of November and May in each year; and principal sum being payable on
an amortization plan and in Twenty (20) equal, successive semi-annual instalments of \$ 120.00 each, the first instalment being payable on, the lat day of November
19.37 and the remaining instalments being payable on each succeeding interest payment date, to and including the lst day of May
19 42. Mortgragor to have the privilege, of paying at any time one or more instalments of principal, or the entire unpaid halance of said 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 lawfully selend of the fet simple tille to all of said above described zeal estate; to have good right to sell and convey the same; that the same is free from all encam- brances excepting such encumbrances as are specifically described and set out herein; and to warrant and defend the tille thereto against the lawful claims or demands of all persons +boso

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 delequent all taxes, charges and assessments legally levied against the property herein conveyed; and to exhibit to Morgagee receipts, or certified copies thereal, evidencing such payment.

4. To pay at all times during the existence of this mostgage all due sums and interest on any mostgage, judgment, lies or encumbrance senior to the iem of this mostgage to pay the principal delt secured by much mostgage, judgment, lies or encumbrance, when due to exhibit to Mestagee receptor, certified copies thereof, evidencing such payment; and to perform all other certifiest and combinest control is no sum mostgage, judgment, lies or encumbrance senior to the lies of this mostgage.

an ourre contained neurone forwards and other improvements now on, or which may hereine the placed on aid premises, against low or damage by fre and/or termada, in such manaer, in such companies and for such amounts as may be satisfactory to the Morrigarce: the plat(t)--icit) evidencies such manare correctly with and low theremeder to be payable to the Morrigarce as the horizont with a binory termate of the satisfactory to the Morrigarce as the platest of the platest of the satisfactory to the departer of the satisfactory to the Morrigarce as the control of the Morrigarce as the satisfactory to the satisfactory to the Morrigarce as the control of the Morrigarce as the satisfactory to the satisf

7. Not to permit, either wilduly or by regiet, any unreasonable depreciation in the value of axid premises or the buildings and improvements situated thereon, but to keep the same in good regiet at all times; to maintain and work the above mentioned premises in good and hubandlike unamer; not to permit ad hubdings to become vacant or unorcupied; not to remove or definition of any or id still buildings of improvements situated upon said premises; not to permit available and premises or the termination of the consolited upon said premises; not to permit available and provide a still buildings of the previous of the termination of the consolited upon said premises; not to permit available and provide a still buildings of the previous of the termination of the termination of the permit said real state to depretiate in the because of resolution, immittering water is defined, indicate the termination of the intractions of the integration of the intractions of the intractions of the integration of the intractions of the integration of the integra

8. To reinhurse the Morpagere for all tests and expenses incurred by him in any suit to fortclose this morpage, or in any suit in which the Morpagere may be obliged to defend or protect his rights or less sequent derementer, including all assess from court, a reasonable attorney for where allowed by haw, and other expenses; and such sums shall be added to an between a part of the dork secures thereby ad included in any deres of lowelines.

9. That all checks or dustit delivered to the Mangaree for the purpose of purpics are row or sums excend hereby all ke gold goes presentanti, and that all agencies used in making collections thereds, including these spaces to remaining the presentanti of such than to the Mangaree, shall be considered spaces at the Mangaree. This meetage is made to the Mangaree at the Land. Back Commissioner each purpose to the Mangaree, that of the Mangaree at the Land. Back Commissioner each presents to Part I of the set of Commission heread, mangaree the the Mangaree at the Land. Back Commissioner each present to Part I of the set of Commission heread.

The Mortrager in the written application for loan hereby secured made certain representations to the Mortrager as to the purpose or 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.

le used. Such representations are nervery performant returns are approximate a proximate and the county of all to pay at all times during the existence of this mortgage, all due vans and interest on any mortgage, judgerent, lies or enumbrance senior to the lies of this mortgage, of fail to pay the proncipid during the existence of this mortgage, which due, or fail to perform all enter exemutrance senior to the lies of this mortgage, or fail to pay the proncipid during the end this mortgage, or fail to pay here the senior and senior exemutrance and the senior senior to the lies of this mortgage and bear interest on the interest, and the amount pail thereing end to the senior to the senior of this mortgage and bear interest of the due of this mortgage. If all to main mort pails there there with, shall become a part of the inditectness secured by the lies of this mortgage and bear interest them the date of the senior to be constrained and the senior to the senior of this mortgage and bear interest them the date of the part of the inditectness secured by the lies of this mortgage and bear interest them the date of the part of the inditectness secured by the lies of this mortgage and bear interest them the date of the part of the inditectness secured by the lies of this mortgage.

The said decays a part to the immediates of the new of

If the lands hereby conversed shall ever, during the life of this mostrage, become included within the boundaries of any irrigation, drainage or either special assessment district and/or become subject to and lable for special assessments of any kind, for the payment of which and limits are not liable at the date of the execution of this mortgage, them the whole of the imdefendence hereby at the option of the Martager, become one and payble forth-whit.

It as any time, during the life of this matrance, the premises conveyed hardly shall, in the optimize of the Morrance, terms insufficient to secure the payment to the Morrance, thermain signal, the reason of an impuritient water appropriate manage, payment remains, are reason, then and Morrance, hand the Morrance hand have the table at its option, to declare the unself balance of the indicatedness secured hardly due and payable and to ferthwish foreclase that morrance. We have not table to declare the table of the indicatedness secured hardly at the option, to declare the table of the indicatedness secured hardly at the option, to declare the table of the indicatedness secured hardly at the option, to declare the table of the indicatedness secured hardly at the option, to declare the table of the indicatedness secured hardly at the option to declare the table of the indicatedness secured hardly at the option to declare the table of the indicatedness secured hardly at the indicatedness the morrance.

In the event of foreclosure of this mortgage, the Mortgage shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and solid the trents, issues and profits dirred, the amounts so collected by such receiver to be applied under the directions of the court to the payment of any judgment rendered or amount could due under this mortgage.

found due under this mortgage. If any of the sprimets on the above described note be not paid when due, or if the Mortgagor shall permit any taxes or assessments on and hands to become delinguent, or if the Mortgage and any other sprimets on the source of this mortgage, or shall fail to pay at all times during the existence of this mortgage, or shall also be to be the mortgage, or shall also be the mortgage of the state of the mortgage, or shall also be the mortgage of the state of the mortgage, or shall also be the state of the mortgage, or shall also be the state of the mortgage, or shall also be the state of the mortgage, or shall also be the state of the mortgage, or shall also be the state of the mortgage of the state of the mortgage, or shall be the state of the mortgage of the state of the state

It is evered that all of the all-tests of the in the red state show described, which have herefoles been delivered by the Morrayov to the Morr

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

The said Margager hereby walves notice of election to declare the whole delt due as herein provided, and also the benefit of all stay, valuation, homestead and appraisement laws. The covenants and agreements herein contained shall extend to and be binding upon the here, executors, administrators, recessors and anigms 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. Kanzig

Ann Kanzig

STATE OF KANSAS

the culture

Elder T. Bo

(ACKNOWLEDGMENT)

COUNTY OF DOUGLAS

Before me, the undersigned, a Notary Public, in and for said County and State, on this 15th day of May , 1914, personally appeared

Erwin S. Kunzig and Ann Kunzig, his wife, to me personally known and known to me to be the identical person S who executed the within and foregoing instrument and atknowledged to me that they executed the same their free and voluntary act and deed for the uses and purposes therein set forth.

My Commission expires November 15th, 1937

Legal Seal

Carporate Scal)

(RELEASE)

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

Inderal Larno Mortgage Corporation, a corporation and fund tank Commissioned acting pursuit to Part 3 of the Emergency Farm martgage act of 1933, as ammaded, By The Fideral Land & Stickle a corporation Shir agent and Cottorny - in Fact

By St. & Queter . Vier President

C. C. Gerstenberger Notary Public.

. 1977