payable in case of loss to the mortgagee, and the mortgagor shall deposit all of said insurance policies with the mortgagee; that failure to comply with any of the other conditions under which this mortgage is written or failure to pay any of said installments within thirty (30) days from the date when the same becomes due notwithstanding any license or waiver of any prior breach of condition shall make the whole of the balance of said principal sum immediately due and payable at the option of the holder hereof.

For any breach of the statutory condition or for any breach of any condition of this mortgage the mortgagee shall have the statutory power of sale.

In the event the ownership of the mortgaged premises, or any part thereof, becomes vested in a person other than the mortgagor, the mortgagee may, without notice to the mortgagor, deal with such successor or successors in interest with reference to the mortgage and the debt hereby secured, in the same manner as with the mortgagor, without in any way vitiating or discharging the mortgagor's liability hereunder or upon the debt hereby secured. No sale of the premises hereby mortgaged and no forbearance on the part of the mortgagee and no extension of the time for the payment of the debt hereby secured given by the mortgagee shall operate to release, discharge, modify, change or affect the original liability of the mortgagor herein, either in whole or part.

Wherever the words mortgagor and mortgagee are used herein they shall include their several heirs, executors, administrators, successors, grantees and assigns subject to the limitations of law and of this instrument, and if the context requires, the words mortgagor and mortgagee and the pronouns referring to them shall be construed as plural, neuter or feminine

nouns referring to them shall be construed as plural, neuter or feminine.

I, Sigfrid Thompson, husband of said mortgagor, release to the mortgagee all rights of tenancy by the CURTESY and other interests in the mortgaged premises.

WITNESS our hands and seals this minth day of September 1936.

Rika Thompson (seal) Sigfrid Thompson (seal)

The Commonwealth of Massachusetts

Worcester, ss. September 10, 1936. Then personally appeared the above named Rika Thompson, and acknowledged the foregoing instrument to be her free act and deed, before me

R. S. Huntington Notary Public My commission expires July 21, 1938 Rec'd Sept. 11, 1936 at 11h. 33m. A. M. Ent'd & Ex'd

Holbrook et ux.

to

Hutchinson et ux.

1-\$1.00 Stamp 1-50¢ Stamp Cancelled -ALuther W. Holbrook and Mabel A. Holbrook, husband and wife, of Mendon, Worcester County, Massachusetts, being married, for consideration paid, grant to Laurie P. Hutchinson and Elizabeth E. Hutchinson, husband and wife, as joint tenants, of Milford, County and State aforesaid, with WARRANTY covenants, the land in said MENDON, consisting of several parcels, reference being made in this deed to the deeds and records of the different parcels, as follows:

Lewis W. Holbrook and Ruth N. Holbrook by warranty deed to Mabel A. Holbrook, Worcester District Deeds, Book 2511, Page 281; subject to an easement to the New England Power Co.

Parcel of land in said Mendon, Susan A. Holbrook to Luther W. Holbrook and Mabel A. Holbrook; Worcester District Deeds, Book 2600, Page 108.
Parcel of land in said Mendon, Nellie F. Stenson to Luther W. Holbrook, Worcester District Deeds, Book 1743, Page 224.

Parcel of land in said Mendon; Maria M. Adams to Luther W. Holbrook, Worcester District Deeds, Book 1753, Page 415.

Parcel of land in said Mendon; Samuel A. Bennett to Luther W. Holbrook, Worcester District Deeds, Book 1641, Page 497.

Parcel of land in said Mendon, quitclaim from L. Leslie Fletcher to Luther W. Holbrook, Worcester District Deeds, Book 2392, Page 200.

Parcel of land in said Mendon, Maria M. Adams to Mabel A. Holbrock, excepting lot sold to Hemond Hersey and lot sold to George Hemond; Worcester District Deeds, Book 2028, Page 3. Said parcel subject to a right of way for drain pipes, said right of way recorded with Worcester District Deeds, Book 2421, Page 503.

All of above said parcels of land are sold subject to a mortgage to The Federal Land Bank, which the grantees assume and agree to pay as part of the above mentioned consideration.

Also conveying herewith the following parcels of land, reference being made to deeds for a more particular description of each parcel:

Mayo T. Cook to Luther W. Holbrook, land in said Mendon, Worcester District Deeds, Book 2395, Page 579; subject to an easement to the New England Power Co.

Collectors deed, Estate Joanna Cook-to Luther W. Holbrook, land in said Mendon, Worcester District Deeds, Book 2422, Page 168.