7. To reimburse mortg or in any suit in which including all abstract	agee for all costs and exy mortgagee may be oblige fees, court costs, a reason secured hereby and inclu	penses incurred by it in d to defend or protect.	n any ^o sult to foreclits rights or lien r	lose this mortgage, acquired hereunder.	
and such sums shall be	e secured hereby and inclu	nable attorney fee when uded in any decree of	re allowed by law, a foreclosure.	and other expenses;	
This mortgage is subject to In the event of the death of 60 days of such death of	the Federal Farm Loan A mortgagor, the heir(s) or	ct and all acts amenda	tory thereof or su	pplementary thereto.	
In the event of the death of 60 days of such death, to assume In the event mortgagor fail	a to pay when due any ta	tock interests held by t	he deceased in cont	nection herewith.	withi
In the event mortgagor fail erty herein mortgaged, or fails such insurance, and the amount the date of payment at the rate The said mortgagor hereby	(s) paid therefor shall be of six per cent per annur	hereinbefore provided, r come a part of the indet m.	nortgagee may mak stedness secured he	te such payments or pr reby and bear interest	prop ovide from
The said mortgagor hereby moneys that may from time to t existing, or that may hereafter gagor agrees to execute acknow on hereafter movies the sector.	time become due and paya come into existence, cover ledge and deliver to the m	conveys to the mortga ble under any oil and g ing the above described ortgages such deads or	ages all rents, roy as or other minera I land, or any porti	valties, bonuses and l lease(s) of any kind ion thereof, and said r	delay I now mort-
moneys that may from time to existing, or that may from time to or horeas of the second of the second or horeas the require in order to f so received by the moritagee and aid or to the relimburaement of esseets making as herein provided, maining with loan or said morit discharge the loan or said moritage on in part, any or all such suma.	achicate the payment to if all be applied; first, to th the mortgages for any su together with the interest er, however, as not to ab rages may, at its option, t without prejudice to its rig	of said rents, royaltie to payment of matured ms advanced in paym due thereon; and secon ate or reduce the sem urn over and deliver to this to take and retain a	s, bonuses and dela installments upon i ent of taxes, insur nd, the balance, if a i-annual payments the then owner of	as the morigages may ay moneys. All such the note(s) secured he rance premiums, "or (any, upon the principa but to sconer retire said lands, either in w	now sums ereby other il re- and whole
bonuses and delay; moneys shall b the mortgage's option as hereint of the mortgage debt and the rel force and affect:	be construed to be a provided, independe ease of the mortgage of r	and conveyance hereu sion for the payment o ent of the mortgage lie record, this conveyance	inder to the mortgay r reduction of the n on said real esta shall become ince	gee of said rents, royal mortgage debt, subjec- ite. Upon payment in	lties, ct to full
by such receiver to be applied und	mises described herein and	ce shall be entitled to h i collect the rents, issue int to the payment of	ave a receiver appo s and profits thereo	inted by the court to f; the amounts so colle	take
indebtedness secured hereby shall	alts with respect to any c	ovenant or condition by	ereof, then, at the	option of mortgagee,	
and this mortgage shall become a	thight to second due and	d payable and bear int	erest at the rate of		the
and this mortgage shall become as any such acceleration but no such Mortgagor hereby waives not	ubject to foreclosure: Prov annulment shall affect an	d payable and bear intr vided, however, mortgag y subsequent breach of	erest at the rate of ree may at its option the covenants and	and without notice and conditions hereof.	the num nnul
The in the word mortgager defait indebtedness secured hereby shall and this mortgage shall become a say such acceleration but no such Mortgager hereby waives not thy, valuation, homestead and ap The covenants and carrier	ubject to foreclosure: Prov annulment shall affect an ice of election to declare praisement laws.	d payable and bear int vided, however, mortgag y subsequent breach of the whole debt due as	erest at the rate of ree may at its option the covenants and herein provided, ar	and without notice and conditions hereof. and also the benefit of	the num nnul ' all
The covenants and agreements successors and adsigns of the resp	s herein contained shall ex active parties hereto	ctend to and be binding	g upon the heirs, e	au also the benefit of	the num nnul all ors,
The covenants and agreements successors and assigns of the resp	s herein contained shall ex active parties hereto	ctend to and be binding	g upon the heirs, e	au also the benefit of	the num nnul all ors,
and this mortgrage shall become a my such acelegration but no such Mortgragor hereby valves not atay, valuation, homestead and app The coverants and agreement successors and asigns of the resp successors and asigns of the resp IN WITNESS WHEREOF, m	s herein contained shall ex active parties hereto	ctend to and be binding	g upon the heirs, e e day and year firs	in allo the benefit of executors, administrat it above written.	the num nnul all ors;
The covenants and agreements successors and aisigns of the resp	s herein contained shall ex active parties hereto	ctend to and be binding	g upon the heirs, e	in allo the benefit of executors, administrat it above written.	the num nnul all ors,
The covenants and agreements purcessors and assigns of the resp IN WITNESS WHEREOF, m	s herein contained shall ex active parties hereto	ctend to and be binding	g upon the heirs, e e day and year firs	in allo the benefit of executors, administrat it above written.	the num nnul ali ors;
The covenants and agreements puccessors and assigns of the resp. IN WITNESS WHEREOF, m SS STATE OF KANSAS	s herein contained shall ex active parties hereto	ctend to and be binding	g upon the heirs, e e day and year firs	in allo the benefit of executors, administrat it above written.	the num anul all ors;
STATE OF KANSAS	s herein (contained shall es settive parties hereto. nortgagor has hereunto se	ctend to and be binding it his hand and seal the Maild Barr	s upon the heirs, e s day and year firs of <i>Barr</i>	in allo the benefit of executors, administrat it above written.	the num nnul all ors;
The covenants and agreements puerescore and ateigns of the resp IN WITNESS WHEREOF, m STATE OF KANSAS COUNTY OF DOUGLAS Before me, the undersigned, a 1	Section 1997. is herein (contained shall es sective parties hereto. iortgagor has hereunto se	ctend to and be binding it his hand and seal the Majid Barr	s upon the heirs, e s day and year firs of <i>Barr</i>	in allo the benefit of executors, administrat it above written.	the num nnul all ors,
STATE OF KANSAS COUNTY OF DOUGLAS Before me, the undersigned, a 1 day of APRIL 11	Sammer, 1993. is herein (contained shall es sciive parties hereto. sortgagor has hereunto se	ctend to and be binding it his hand and seal the Magid Barro said County and State, ed MAUD BARRETT	s upon the heirs, e s day and year firs of <i>Barr</i>	in allo the benefit of executors, administrat it above written.	the num anul ors;
STATE OF KANSAS COUNTY OF DOUGLAS Before me, the undersigned, a 1 day of APRIL 11	S. S. S. S. Notary Public, in and for, 956 , personally appear	said County and State, ad MAUD BARRETT	s upon the heirs, e a day and year firs a day and year first a day	na also the benefit of executors, administrat it above written. The H	all ors,
STATE OF KANSAS COUNTY OF DOUGLAS Before me, the undersigned, a 1 day of APRIL 11	S. S. S. S. Notary Public, in and for, 956 , personally appear	said County and State, ad MAUD BARRETT	s upon the heirs, e a day and year firs a day and year first a day	in allo the benefit of executors, administrat it above written.	all ors,
The covenants and agreements recessory and astegras of the resp TIN WITNESS WHEREOF, m STATE OF KANSAS COUNTY OF DOUGLAS Befors me, the undersigned, a 1 day of APRIL , 11 to me personally known and known and acception of the stat shown and acception of the stat shown are personal of the stat shown	S. S. S. S. Notary Public, in and for, 956 , personally appear	said County and State, ad MAUD BARRETT	s upon the heirs, e a day and year firs a day and year first a day	na also the benefit of executors, administrat it above written. The H	
The covenants and agreements Ruserssors and askigns of the resp TIN WITNESS WHEREOF, m STATE OF KANSAS COUNTY OF DOUGLAS Before me, the undersigned, a 1 day of APRIL	be added and the second and the seco	said County and State, Magid Barro Magid Barro said County and State, ad MAUD BARRETT person who exe as hor free a sbove writtef	s upon the heirs, e is day and year firs of Bar but on this 6th , a single wo cuted the within ar nd voluntary act an	na also the benefit of ssecutors, administrat it above written. A. E. H. man in foregoing instrume id deed for the uses an	
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Recorded April 11, 1956 at 8:50 A. M.

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Hansel a Back Hegister of Deeds.

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LEASTING OF THE ASSA CHEESE SECTION OF MARKED AND

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The within mortgage has been fully satisfied and is hereby released this 12 day of May 1969. (Corp. Seal)

By R. Bruce Crutcher, Vice President