auther (Corp. Sul)

AND AND THE STORY OF THE STORY	
The mortgagor does hereby covenant and agree with the mortgagee, as foll	ows;
i. To be now harfully stired of the fer simple title to till of sid above described real all incumbrance; and to swrant and defined the title thereto against the lawful claims. 2. To pay when the all payments provided for in the note() secreted hereby. 3. To make return of said cate cate for taxation, when no 'reported by law; and to payment the property herein conveyed. 4. To insure and keps insured all buildings and other transmissions.	estate; to have good right to sell and convey the same; that the same is free from or demands of all persons whomsoever.  pay before they become delinquent all taxes, charges and assessments legally levied
torrado, in such manner, in such companies and for such amounts as my be satisfactory with and lost sterement to be parable to, the mortgare as its interest may appear. Any mortgare in settlement of an insured loss may, at the option of the mortgare and subject construction of the destroyed impovement(s), and if not so applied may, at the option of the same be due and parable.	may necetifer be placed on said premises, against loss or damage by fire and/or to the mortgage; the policy/sej ordinening such insurant coverage to be deposited sums use the insured under the terms of any such policity-ies) and paid to the cit to the termal regulations of the Land Rank Commissioner, be applied to the re- he mortgage, be applied in payment of any indebteduces secured by this mortgage,
to be committed upon the premises; not to cut or remove any timber therefrom, or permit he will not permit said real estate to depreciate in value because of erosion, insufficient water	same, excepting such as may be necessary for ordinary domestic purposes, and that
the trington analyse change of sad land. If the relimbers the notifices, for all copies and expense incurred by it in any suit to for the companion of the comp	preclose this mortgage, or in any suit in which the mortgagee may be obliged to otts, a reasonable attorney fee where allowed by law, and other expenses; and such or sums secured hereby will be paid upon presentment, and that all prencies used
to be in all respects subject to and governed by the terms and provisions of said	Act as amended
which the proceeds of this loan are to be used. Such representations are hereby	ertain representations to the mortgagee as to the purpose or purposes for
provided for, the mortgagee may make such payment or provide such insurance,	nts against said security, or fail to maintain insurance as hereinbefore
time become due and payable under any oil and gas or other mineral lease(s) of ing the above described land, or any portion thereof, and said mortinggor agree other instruments as the mortgagee may now or bereafter require in order to fa moneys. All such sums so received by the mortgagee agree the applied; first, to the to the reimbursement of the mortgagee for any sums above in payment of ta gether with the interest due thereon, and sair, and, the balance if any, upon the preduce the semi-annual payments, but to zooner retire and discharge the loan; or owner of said lands, either in whole or in part, any or all discharge the loan of owner of said lands, either in whole or in part, any or all consumers, without protting the provided of the provision for the case of the description of the mortgage. The provision for the case of the deference of the mortgage lien on said real estate. Upon may of, this conveyance shall be concern innorative and of no further estate. Upon may of, this conveyance shall become innorative and of no further.	b, all rents, royalties, homuses and delay moneys that may frem time to any kind now existing, or that may hereafter come into existence, covers to execute, acknowledge and deliver to the mortgagee such deeds or cilitate the payment to it of said rents, royalties, houses and delay payment of matured installments upon the note(s) secured hereby and/or exe, insurance premiums, or other assexaments, as herein provided, to-incipal remaining unpaid, in such a manner, however, as not to abate or eaid mortgagee may, at it as option, turn over and deliver to the then repindice to its rights to take and retain any future sum or sums, and without one of the mortgage endy, at its off the summary of the mortgage eith and the release of the mortgage of the mortgage eith and the release of the mortgage of getch and the release of the mortgage of gets.
special assessment district and/or become subject to and liable for special assessment, the date of the execution of this mortgage, then the whole of the indebtedness he payable forthwith.	tents of any kind, for the payment of which said lands are not liable at reby secured shall, at the option of the mortgagee, become due and
If at any time, during the life of this mortgage, the premises conveyed hereby ayament to the mortgages of the indebtedness then remaining unpaid, by reason of or crosion, then said mortgage shall have the right, at its option, to declare the un orthwith foreclose this mortgage.	shall, in the opinion of the mortgagee, become insufficient to secure the an insufficient water supply, inadequate drainage, improper irrigation paid balance of the indebtedness secured hereby due and payable and to
In the event of foreclosure of this mortgage, the mortgagee shall be enti- outrol of the premises described herein and collect the rents, issues and profits the irection of the court to the payment of any indement rendered or more forms.	itled to have a receiver appointed by the court to take possession and ereof; the amounts so collected by such receiver to be applied under the
o become delinquent, or fail to keep the buildings and improvements insured as i event purposes from those for which it was obtained, or shall fail to keep and per ontained, then the whole of the indebtedness secured hereby, at the option of the rom such date at the rate of eight per cent per continuous.	It the mortgage: chall permit any taxes or assessments on said lands nerein provided, or apply the proceeds of this loan to substantially dif- form all and singula: the covenants, conditions and agreements herein mortgagee, shall become immediately due and payable and bear internet
At any payment period after five years from the date hereof, the mortgager adjuncts of the debt hereby secured. Such additional payments shall not operate the terest as herein contracted to he mad, but shall operate to sooner retire and the It is agreed that all of the abstracts of title to the real estate above described by each herein, shall be retained by gaid mortgage until the indebtedness secured he les to said real estate is conveyed by the mortgagor to the mortgage in satisfact due to the property of the mortgage, or in the event of foreclosure of this mortgag. Moster's said, upon expiration of the redemption period provided by law.  Now if the said mortgager chall pay, whose the all nawness novided by law.	all have the privilege of paying any number of unmatured principal a bate or reduce thereafter the periodical payments of principal and charge the loan, which have heretofore been delivered by the mortgagor to the morterby shall have been paid and discharged in full, and in the event the c. the title to sold abstractions, said abstracts shall therupon become c. the title to sold abstracts.
Now if the said mortgagor shall pay, when due, all payments provided for in an oder, and shall perform all of the other covenants and conditions herein set forth, the defect.	id note(s), and reimburse said mortgagee for all sums advanced here- then this mortgage shall be void, otherwise to be and remain in full force.
The said mortgagor hereby waives notice of election to declare the whole debt dead and appraisement laws.	ue as herein provided, and also the benefit of all stem reduction.
The covenants and agreements herein contained shall extend to and be binding a respective parties hereto.	upon the heirs, executors, administrators, successors, and a stay, valuation, nome-
IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal	the day and year first above written
	L. H. Featherston
AND THE STATE OF T	Lutio G. Featherston
ATE OF KANSAS, COUNTY OF DOUGLAS, ss.	
Before me, the undersigned, a Notary Public, in and for said County and State, o	on this 21st day of Acres
sonally appeared L. H. Featherston and Lutie G. Featherston	
ne personally known and known to me to be the identical person. S. who executed hey_executed the same as their_free and voluntary act and deed for Witnets my hand and official seal the day and year last above written.	the within and a
Commission expires November 15, 1937 Legal Seal	C. C. Gerstenberger Notary Public.
In consideration of the making by The Federal Land Bank of Wichita to	L. H. Featherston and Lutie G. Featherston,
nis W.2.6 ne loan secured by the within mortgage, the undersigned National Farm Loan Assoc of all sums secured thereby.	clation hereby indorses this mortgage and becomes liable for the pay-
Oated this 21st day of April	19. 34.
The Kaw Valley National Farm Loan Association	
Association Association	

The Federal Land Bank of Wichita, a conferation R. N. Jones, Vici President