The mortgagor does hereby covenant and agree with the mortgagee, as follows:
1. To be now lawfully stirred of the fee simple title to all of said above described real entary; to have good right to still and convey the same; that the same is free from all incumbrances; and its warrant and defend the title thereto spains the lawful claims or demands of all persons whomeverer.  2. To pay when the sail payments prefixed for in the more(c) executed above, and the same is a spain of the same in the lawful claims or demands of all persons whomeverer.
signist the property herein conveyed.  A. To insure and keep insured all buildings and other improvements now on, or which may hereifter be pixed on said premiers, as inter loss or denser by fire addition.  A. To insure and keep insured all buildings and other improvements now on, or which may be insured to the pixed of the pixe
constitution of the certifyed improvemently, and it for to appear may, it is uponed to the certified may be a seen and payable whether or not the same be due and payable.  5. To use the proceeds asting from the loan secured hereby solely for the purposes set forth in the mortgaror's written applies ion for said loan.  6. Not to exerting, either willially or by neglect, any unreasonable depreciation in the value of said permits or the buildings and improvements situate thereon, but, to keep the contraction of the contract
5. To use the proceeds asting from the loan secured hereby solely for the purposes set form in the molignous vertical approximation from the loan secured hereby solely for the purposes and the molignous and importances situate thereon, but to keep the user in good repair at all immers not to remove or permit to be removed from said primities and publishing or improvements intuate thereon, not to comist or suffer waster to be committed upon the premises; not to cut or remove any tumber thereform, or permit and, excepting and as may be enterestable for entered and that he will not permit add real estate to depreciate in value because of rotsom, nondificient water only), indequate demance, improper irregalizes, or for any primate natural entered and the irrigation and/or demance of load lacks.
the impation angle of annage of has area.  7. To reinhouse the mortage for all costs and expenses incurred by it in any suit to foreclose this mortage, or it may suit in which the mortager may be obligen to defend or prosect its rights or lies aspectable expensed hereunder, including all sharmer frees, court costs, a reasonable attention few where allowed by larty, and other expenses; and such sums shall be incurred hereby and feedbadd in any forecess of mortages.  8. That all checks or dealts delivered to the mortagers for the purpose of paying any sum or sums seem not reasonable the paid upon presumment, and that sails agencies used in making collections thereis, including those agencies transmitting the proceeds of such decay to the mortagers, shall be considered agents of the mortagers.
in asing collection threef, including those sceneses transmissing the proceeds of such treas to the mortgagee, shall be considered agents of the mortgagee as a Federal Land Bank doing business under the "Federal Farm Loan Act," as amended, and is hereby agree to be in all respects subject to and governed by the terms and provisions of said Act as amended.
The mortgagor in the written application for the loan hereby secured made certain representations to the mortgage as to the purpose of which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage.
which the proceeds of this ioan are to be used. Such representations are nerely specifically reterred to and made a part of this instrument.  In the event the mortgagor shall fail to pay when due any taxes or assessments against said security, or fail to maintain insurance as hereinbefore.
In the event the mortgagor shall fail to pay when due any taxes or assessments against said security, or fail to maintain insurance as hereinbefo provided for, the mortgage may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedne secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per annual parts. The payment are the payment at the rate of eight per cent per annual parts and data whenever that may from time.
The said mortgagor hereby transfers, sets over and conveys to the mortgagee, all rests, repailers, bonuses and delay moneys that may from time time become due and payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may hereafter come into existence, cowering the above described land, or any portion thereof, and said mortgagor agrees to execute, acknowledge and deliver to the mortgagee while dend other instruments as the mortgagee may now or hereafter require in order to fadilitate the payment to it of axid rents, royalites, bonuses and deliver more. The said such sums as reveived by the mortgagee shall be applied; first, to the payment of matured installments upon the note(s) secured hereby and/to the reimbursement of the mortgagee for any sums advanced in payment of tares, insurance premiums, or other assertments, as herein provided, the elements of the mortgage of the said strategy the payment of the mortgage that the said strategy the said strategy that the said strategy the said strategy that the said strategy the said strategy the said strategy that the said strategy
special assessment district and/or become subject to and liable for special assessments of any kind, for the payment of which said lands are not liable at the date of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgage, become due at mayable forthwith.
If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgagee, become insufficient to secure the payment to the mortgagee of the indebtedness then remaining unpaid, by reason of an insufficient water supply, inadequate drainage, improper irrigation erosion, then said mortgagee shall have the right, at its option, to declare the unpaid balance of the indebtedness secured hereby due and payable and of forthwith foreclose this mortgage.
In the event of foreclosure of this mortgage, the mortgages shall be entitled to have a receiver appointed by the court to take possession as control of the premises described herein and collect the rents, issues and profits thereof; the atmost so collected by such receiver to be applied under the direction of the court to the apparent of any significant readered or amount found due under this mortgage.
If any of the payments of the above described note(s) be not paid when due, or if the mortgager shall permit any taxes or assessments on said lam to become delinquent, or fail to keep the buildings and improvements insured as herein provided, or apply the proceeds of this loan to substantially different purposes from those for which it was obtained, or shall fail to keep and perform all and singular the covenants, conditions and agreements here contained, then the whole of the indebtedness secured hereby, at the option, of the mortgages, shall become immelately due and payable and bear interest.
At any payment period after five years from the date hereof, the mortgagor shall have the privilege of paying any number of unmatured princip payments of the doth hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal an interest as herein contracted to be made, but shall operate to concer retire and discharge the loan.  It is agreed that all of the abstracts of title to the real estate above described, which have heretofore been delivered by the mortgagor to the mort gage herein, shall be retained by said mertgagee until the indebtedness recured hereby shall have been paid and discharged in full, and in the event title to said real estate is conveyed by the mortgagor to the mortgage in satisfaction of the mortgage indebtedness, said abstracts shall thereupon become and be the property of the mortgage, or in the event of foreclosure of this mortgage, the title to said abstracts shall pass to the purchaser at the Sheriff or Master's sale, upon expiration of the redemption period provided by law.
Now if the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced her under, and shall perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full fort and effect.
The said mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, home stead and appraisament laws.
The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the properties parties hereto.  IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written.
통 <b>하는 사람들이 살고 있는 것이 되었다. 그는 사람이 있는 그는 사람이 되었다. 그는 사람이 아이를 가지 않는 것이 되었다. 그는 사람이 아이를 가지 않는 것이 되었다. 그는 사람이 아이를 가지 않는 것이 사람이 되었다. 그는 사람이 아이를 가지 않는 것이 되었다. 그는 사람이 어느로 가지 않는 것이 되었다. 그는 사람이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면</b>
Jno. H. Light, Witness. Charles C. Swartz
Connecticut Fairfield STATE OF KANNANG COUNTY OF DOUBLEAK, ss. Norwal':
Before me, the undersigned, a Notary Public, in and for said County and State, on this 25d day of April , 19 34
personally appeared Marguerite Reary Swartz and Charles C. Swartz, her husband
personally appeared marging 10-3 Amery Smartz and Charles C. Swartz, see historia.  The 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 as their free and voluntary act and deed for the uses and purposes therein set forth.
Witness my hand and official seal the day and year last above written.  Alice P. Volk
My Commission expires February, 1939 Notary Public.  Legal Scal
In consideration of the making by The Federal Land Bank of Wichita to Eurguerite Enery Smartz, and Charles C. Smartz,
of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the payment of all sums secured thereby.
Dated this lat day of Hay , 1984.

(RELEASE)

E. S. Heaston

C. C. Gerstenberger Secretary-Treasurer.