all is	be now lawfully seized of the fee simple title to all of said above described real estate; to have good right to sell and convey the same; that the same is free fr umbrances; and to warrant and defend the title thereto against the lawful claims or demands of all persons whomsoever.
2. T	pay when due all payments provided for in the note(s) secured hereby. make return of said real estate for taxation, when so required by law; and to pay before they become delinquent all taxes, charge: and assessments legally lev
4. T torns with, mort	the property herein conveyed. Institute and where improvements now on, or which may hereafter be placed on and promises, around less or demance by fire and institute of the ins
wheth	tion of the extroved improvementally, and it not so appared may, at the equation of the mortgagor's written appared to it or cro not the same be due and payable. use the proceeds arising from the loan secured hereby solely for the purposes set forth in the mortgagor's written application for said loan.
the si to be he wi	use the proceeds aroung from the loan secured zeroly soorly for the purposes are routing on the most party of writer approximate in the security of the process around the process aroun
defen	reindurse the mortragee for all costs and expenses incurred by it in any suit to torticate this indirect, or any suit in which in mortrage may be obtained for protected for the sequence of the sequence for including all abstract fees, court costs, are easienable attorney fee where the court costs are transmissioned in the court costs are the costs are the costs ar
s. T	at all checks or drafts delivered to the mortgager for the purpose of paying any serior consistence accept mine pay upon the pay upon freeding the interest of the purpose of paying any serior consistence accept of the mortgager, that he considered agents of the mortgager and paying the paying and the paying and the paying and paying any paying any paying and paying any paying and paying any paying any paying any paying any paying any paying and paying any pa
	all respects subject to and governed by the terms and provisions of said Act as anended. mortgagor in the written application for the loan hereby secured made certain representations to the mortgagee as to the purpose or purpose to proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage.
	the process of this local and to the state. Such representations or was precised as a part of the sevent the mortgager shall fail to pay when due my tarse or assessments against said security, or fall to maintain insurance as hereinb for, the mortgagee may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebte by the lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per annual part of the indebte by the lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per annual part of the indebte payment as the rate of eight per cent per annual payment.
The time being the other in moneys to the reduce to where cour prejand delabefore personal delabefore pers	said mortgagor hereby transfers, sets over and conveys to the mortgagee, all rents, royalities, bonuses and delay moneys that may from tin ome 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, or above described land, or any portion thereof, and said mortgagor agrees to execute, acknowledge and editor to the mortgagee such dees truments as the mortgagee may now or hereafter require in order to deliberate the contract of the mortgage such dees the All such sums or received by the mortgagee such dees the contract of the
special :	conveyance scall occure inoperative and of no lutriur core and elect. el lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or assessment district and/or become subject to and liable for special assessments of any kind, for the payment of which said lands are not liab of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgage, become due orthwith.
If a payment or erosio	any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgage, become insufficient to secure to the mortgages of the indebtedness then remaining unpaid, by reason of an insufficient water supply, inadequate drainage, improper irrig, then said mortgages shall have the right, at its option, to declare the unpaid balance of the indebtedness secured hereby due and payable art foreclose this mortgage.
In control direction	he event of foreclosure of this mortgage, the mortgagee shall be entitled to have a receiver appointed by the court to take possession the premises described herein and collect the rents, issues and profits thereof; the amounts so collected by such receiver to be applied under of the court to the payment of any judgment rendered or amount found due under this mortgage.
If a to become ferent p contained	y of the payments of the above described note(s) be not paid when due, or if the mortgagor shall permit any taxes or assessments on said I de delinquent, or full to keep the buildings and improvements insured as herein provided, or apply the proceeds of this loan to substantiate properties from the foreign the companies, conditions and agreements here are the whole of the indebtedness secured rereby, at the option of the mortgagee, shall become immediately due and payable and bear into date at the rate of eight per enter per annum, and this mortgages subject to foreclosure.
or mast	ny payment period after five years from the date hereof, the mortgagor shall have the privilege of paying any number of unmatured print of the debt hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal shredin continuented to be made, but shall operate to sooner retire and discharge the loan. agreed that all of the abbracts of title to the real estate above described, which have heretofree been delivered by the mortgagor to the n reflect in the state of the sta
Novunder, a and effect The stead and The the resp	If the said mortgager shall pay, when due, all payments provided for in said note(s), and reimburse said mortgagee for all sums advanced it dail perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it said mortgager hereby waives notice of election to declare the whole debt due as herein provided, and rlso the benefit of all stay, valuation, he appraisement laws. Overants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assignative parties hereto.
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Now under, a and effe the stead an The stead an In	if the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced it the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced it 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 it. said mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and clso the benefit of all stay, valuation, he appraisement laws. sovenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. ITINESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written. Nollio-W. Kennedy. F KANSAS, COUNTY OF DOUGLAS, ss. e me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of 15 y 19 y
Now under, a and effe the stead an The stead an The stead an The stead and the resp IN STATE Before personality to me pe	if the said mortgager shall pay, when due, all payments provided for in said note(s), and reimburse said mortgages for all sums advanced it deals perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it. said mortgager hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, he appraisement laws. Sovenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citre parties hereto. ITNESS WHEREOF, the mortgager has hereunto set his hand and seal the day and year first above written. Nellio-W. Kennedy. F KANSAS, COUNTY OF DOUGLAS, ss. e me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of 25 yr., 192 appeared Nellio-W. Kennedy, a widow. specared Nellio-W. Kennedy, a widow.
Nova Nova Nova Nova Nova Nova Nova Nova	if the said mortgager shall pay, when due, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced it deals perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it, said mortgager have a several and remain in full it. said mortgager have said mortgager have several and remain in full it. said mortgager have said mortgager have several and remain in full it. said mortgager hereby waives notice of election to declare the whole debt due as herein provided, and the benefit of all stay, valuation, he appraisement laws. Sovenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. ITNESS WHEREOF, the mortgager has hereunto set his hand and seal the day and year first above written. Nellio-W. Kennedly. F KANSAS, COUNTY OF DOUGLAS, ss. The me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of liny. somally known and known to me to be the identical person who executed the within and foregoing instrument and acknowledged to me to executed the same as her free and voluntary act and deed for the uses and purposes therein set forth. C. C. Gerstonberger
Now under, a man offe The stead and offe The stead and The stead and The	if the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced it death and perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it. said mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, he appraisement laws. covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. INTINESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written. Nollio-W. Kennedy. F KANSAS, COUNTY OF DOUGLAS, ss. The me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of 19.3 appeared Nollio-W. Kennedy, a widow sonally known and known to me to be the identical person who executed the within and foregoing instrument and acknowledged to me to executed the same as her free and voluntary act and deed for the uses and purposes therein set forth. ses my hand and official seal the day and year last above written. C. C. Gerstonherger Notary Publical Scal
Now under, a man offe The stead and offe The stead and The stead and The	if the said mortgages shall pay, when due, all payments provided for in said note(s), and reimburse said mortgages for all sums advanced it death and perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it. said mortgages hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, he appraisement laws. sovenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. INTINESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written. Nollio-W. Kennedy. F KANSAS, COUNTY OF DOUGLAS, ss. The me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of 19.3 appeared Nollio-W. Kennedy, a widow somally known and known to me to be the identical person who executed the within and foregoing instrument and acknowledged to me to executed the same as her for an outuntary act and deed for the uses and purposes therein set forth. see my hand and official seal the day and year last above written. C. C. Gerstonherger Notary Public and foregoing in the forth of the making by The Federal Land Bank of Wichita to
Now under, a man of after the stead arm of the stead arm	if the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced it death and perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it. said mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, he appraisement laws. covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. INTINESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written. Nollio-W. Kennedy. F KANSAS, COUNTY OF DOUGLAS, ss. The me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of 19.3 appeared Nollio-W. Kennedy, a widow sonally known and known to me to be the identical person who executed the within and foregoing instrument and acknowledged to me to executed the same as her free and voluntary act and deed for the uses and purposes therein set forth. ses my hand and official seal the day and year last above written. C. C. Gerstonherger Notary Publical Scal
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Novunder, a man and effective stead and effect	if the said mortgager shall pay, when due, all payments provided for in said note(s), and reimburse said mortgages for all sums advanced it deals perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it. said mortgager hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, he appraisement laws. **Provenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. **ITINESS WHEREOF, the mortgager has hereunto set his hand and seal the day and year first above written. **ITINESS WHEREOF, the mortgager has hereunto set his hand and seal the day and year first above written. **Nollio_W_ Kennedy_** **F KANSAS, COUNTY OF DOUGLAS, ss.** **e me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of 2ny 192 **appeared Nollio_W_ Kennedy_** a.widow 2ngler of the undersigned instrument and acknowledged to me to e. executed the same as her_ free and voluntary act and deed for the uses and purposes therein set forth. **ss my hand and official seal the day and year last above written. **Ideal_Seal_** **Notary Public_** **Ideal_Seal_** **Notary Public_W_ Kennedy_** **a secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the pill sums secured thereby. **This is a secured to the within mortgage, the undersigned National Farm Loan Association of Lawrence_** **Exa_Valley_** **National Farm Loan Association of Lawrence_** **Exa_Valley_*
Novunder, a and effe The stead and effe The stead and effe The stead and	if the said mortgager shall pay, when cue, all payments provided for in said note(s), and reimburse said mortgage for all sums advanced it deals perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full it, said mortgager have a severed as a severed provided for in said note(s), and riso the benefit of all stay, valuation, he appraisement laws. Sovenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assign citive parties hereto. ITNESS WHEREOF, the mortgager has hereunto set his hand and seal the day and year first above written. Nellie W. Kennedly. F KANSAS, COUNTY OF DOUGLAS, ss. The me, the undersigned, a Notary Public, in and for said County and State, on this 12 day of liny. Somally known and known to me to be the identical person who executed the within and foregoing instrument and acknowledged to me to executed the same as her free and voluntary act and deed for the uses and purposes therein set forth. Somally known and shown to me to be the discrimination of the making by The Federal Land Bank of Wichita to Logal Seal. Notary Public W. Kennedy. a secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the pill sums secured thereby. The stay Valley National Farm Loan Association of Lawrence, Kansas By E. S., Hoaston President. C. C. Gerstenberger
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