The mortgagor does hereby covenant and agree with the mortgage 1. To be now lawfully scient of the fer simple tile to all of mid alore dex	ee, as follows: niked oral catage its have most night to will and convey the same; that the same is free from ful claims or demands of all present whomsever.
J. To make return of said real entite for tatation, which an inquirte of the	, and it pay score and scoule analytic an enter second state
4. To insure and keep insured an outsing and outer importents. A work to make and here insure annual is a hard be with, and loss thereurder to be payable to, the mortgage as its lattered may an mortgage in settlement of an insured loss may, as the colons of the mortgage construction of the derivored taprorement(s), and it not su applied may, at the	or which must herefret be sheed on mid graning, agring has or denore by fire and/or allichtory is he somerance the solelichton indicator with foremerce sources to be denored case. Alty uses for the lawred under the terms of any ack point/sole) and paid to the and and/or to the mercal repulsions of the Land Mark Commissions. The specific the tre- spion of the mercaler, be applied in payment of any indicators secured by this manyater, most set for his measurement with measibilities for and lean.
whether or not the usine be due and parable. 3. To use the proceeds arising from the loan secured hereby solely for the pur- 6. Not to permit, either wilding or by neglect, any unreasonable depreciation is the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good repair at all immer; not to remove on permit to be removed from the same in good removed from the same interval immer; not to remove on permit to be an end to be an	poses set forth in the marginger's written applications for null lens. the trains of all premits or the buildings and impermentant minute thereon, but to keep and premits any buildings of imperments minute thereons are to commit or muller written $m_{\rm TLLL}$ have, acception much an may $\lambda_{\rm concent.}$ if the output of that icitant writter apply, insident diminist, improver infiguines, or its any reason atting out of $m_{\rm HI}$ is formed with an entry of m any multi mark in the margines may be ableft to multi to formise this contracts on in any multi mark in the marginess may be ableft to $M_{\rm HI}$ is the source of the mark of the marginess may be ableft to $M_{\rm HI}$ is the source of the mark of the marginess may be ableft to
The will not permit and test cause to depretiate in value because of crosion, insuff the irrigation mad/or dramate of a said lands. 7. To reinsburne the mortgages for all costs and expenses incuried by it in an defend or protect its, rights or lines acquired hercunder, including all abstract f	icinf water apply, indequate drainage, improper irrigation, or for any reason artising out of y unit to foreclose this montrace, or in any suit in which has mortgraper may be oblighed to exe, court costs, a reasonable attorney for where allowed by have, and other exponences and much
uums shall be secured hereby and included in any dettere of forceioure. 8. That all checks or draits delivered to the mortgagee for the purpose of payin in making collection thereof, including these agreeses transmittung the proceeds. This most reason is made to the mortgagee as a Federal Land Bank d	r mult is forcible this consister. or in any mult in which the marginger may be oblighed to ence, court costs, a remonstic a theorem for where allowed by har, and deter expensive and much ency sets or source secured hereby will be paid upon presentment, and that all sancties used of such times to the unstraper, ball be (costoried aprint of the marginger) ongo business under the "Preferent Farm Loan Art," as a marched, and is hereby agreed
to be in all respects subject to and governed by the terms and provision	ns of said Act as amended.
	assessments against said security, or fail to maintain insurance as hereinbefore nsurance, and the amount(s) paid therefor shall become a part of the indebtedness payment at the ratu of eight per cent per annum.
The said mortgagor hereby transfers, sets over and conveys to the time become due and payable under any oil and gas or other mineral i her the abave described land, or any portion thereof, and said mortg	mortgages, all rents, royalites, bonuses and delay moneys that may from time to ease(s) of any kind now existing; or that may hereafter come into existence, cover- agor agroes to execute, acknowledge and deliver to the mortgages such deeds or rider to fadilitate the payment to it of said rents, royalites, bonuses and delay first, to the payment of matured initialiment upon the note(s) secured hereby and/or the total secure to the said rents.
other instruments as the mortgagee may now or hereafter require in c moneys. All such sums so received by the mortgagee shall be applied; to the reimbursement of the mortgagee for any sums advanced in pays eacher with the interest due thoreaux and second the behave. If any, u	order to facilitate the payment to it of said rents, royalitas, bonuses and delay i first, to the payment of matured installments upon the note(s) secured hereby and/or ment of taxes, insurance premiums, or other assessments, as herein provided, to- ion the pricefund remaining unnaid, in such a manner, however, as not to abate or
reduce the semi-annual payments, but to sconer retire and discharge owner of said lands, either in whole or in part, any or all such sums out prejudice to any of its other rights under this mottgage. The tran	first, to the payment of matured installmente upon the node(s) secured hereby sha/or ment of taxes, insurance premiums, or other asserments, as herein provided, to- pon the principal remaining unpaid, in such a manner, however, as not to abate or he loan or raid mortgage may n, at its option, turn over and deliver to the then without prejudice to its rights to take and retain any fature sum or same, and without or reduction of the mortgage dot, subject to the mortgage splits as horizon- Upon payment in full of the mortgage dott and the release of the mortgage of rec- and effect.
special assessment district and/or become subject to and liable for spe- the date of the execution of this mortgage, then the whole of the inde payable forthwith.	race, become included within the boundaries of any frigation, drainage or other tain assessments of any kind, for the paymont of which said lands are not tailable at btedness hereby secured shall, at the option of the mortgagee, become due and
payment to the mortgagee of the indebtedness then remaining unpaid, b or erosion, then said mortgagee shall have the right, at its option, to de	syed hereby shall, in the opinion of the mortgages, become insufficient to secure the y reason of an insufficient water supply, inadequate drainage, improper irrigation lare the unpaid balance of the indebtendess secured hereby due and payable and to
forthwith foreclose this mortgage. In the event of foreclosure of this mortgage, the mortgagee s control of the premises described herein and collect the rents, issues as	hall be entitled to have a receiver appointed by the court to take possession and id profils thereof; the amounts so collected by such receiver to be applied under the
direction of the court to the payment of any judgment rendered or am If any of the payments of the above described note(s) be not paid w to become delinquent, or fail to keep the buildings and improvements	then due, or if the mortgagor shall permit any taxes or assessments on said lands
from such date at the rate of eight per cent per annum, and this morte	insured as herein provided, or apply the proceeds of this loan to substantially dif- ecep and perform all and singular the covenants, conditions and agreements herein lion, of the mortgagee, shall become immediately due and payable and bear interest age subject to foreclosure.
payments of the debt hereby secured. Such additional payments shall n interest as herein contracted to be made, but shall operate to sooner re It is agreed that all of the abstracts of title to the real estate abo	nortgagor shall have the privilege of paying any number of unmatured principal to openic to abate or reduce thereafter the periodical symmetrs of principal and live and discharge the loan. The described, which have heretofore heen delivered by the mortgacor to the mort- se secured herety shall have been add and dickarged in All, and in the event the in settification of the mortgage indebidenes, sold abstracts shall thereupon become his mortgage, the title o stal abstracts shall be the sol of the security of the title of the starts shall pays to the purchaser at the Sheriff's
gages herein, shall be retained by said mortgages until the indebtedne title to said real estate is conveyed by the mortgagor to the mortgages and be the property of the mortgages, or in the event of forcelosure of to or Master's sale, upon expiration of the redemption period provided by it	ss secured hereby shall have been paid and discharged in full, and in the event the in satisfaction of the morizages indebiceness, said abstracts shall thereupon become his morizage, the title to said abstracts shall pass to the purchaser at the Sheriff's aw.
Now if the said mortgagor shall pay, when due, all payments provid	ied for in said note(s), and reimburse said mortgagee for all sums advanced here- set forth, then this mortgage shall be void, otherwise to be and remain in full force
stead and appraisement laws.	whole debt due as herein provided, and also the benefit of all stay, valuation, home- be binding upon the heirs, executors, administrators, successors and assigns of
the respective parties hereto. IN WITNESS WHEREOF, the mortgagor has hereunto set his ha	그는 것은 영화에는 것을 가장하는 것을 가지 않는 것이 같아.
	Charlos R. Cox
	Latolla_JCox
STATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County	y and State, on this
personally appeared Charles R. Cor. and Estella J. Cor., to me personally known and known to me to be the identical person E v	his wife
theyexecuted the same astheirfree and voluntary act Witness my hand and official seal the day and year last above writte	n.
My Commission expiresNovember 15th, 1937 Legal Scal	C. Corstenberger Notary Public.
In consideration of the making by The Federal Land Bank of Wichi	ta toCharlos_R. Cox
of the loan secured by the within mortgage, the undersigned National Fa ment of all sums secured thereby.	rm Loan Association herely indorses this mortgage and becomes liable for the pay-
Dated this8thday ofAugust	
TheKaw ValleyNational Farma Los	an Association of LANF 0110.0, KAR5R0 (
en en el composition de la com	President.
(I The amount secured by this mortgage has been paid in full, and the subalis	Secretary-Treasurer.
(cop des)	The Isdered Land Back of With ity argonand

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