THE RESIDENCE OF THE PROPERTY		
The mortgagor does hereby covenant and agree with the mortgages, os follows: 1. To be now lawfully seized of the fer simple title to all of said above described real cutast; to have good right to sell and convey the anne; that the name is free from all incumbrances; and to warmen and selent the title thereto against the lawful claims or demands of all persons woonsoever. 2. To pay when due all payments periodical for the mental conversation of the person of	0	4
4. To insure and kery insured, all buildings and other improvements now on, or which may herculter be cheed on and openines, assistant loss or clamate by fire and/or with and to be thermader to be partiels on the mortage as it is interested in the partiels of the mortage as it is interested in a partiel to the mortage as it is interested as a partiel or the mortage as a subject to the exacted record to the factor of the factor of the state		
5. To use the proceeds arising from the lean secured hereby solely for the purposes set forth in the morrgapor's written application for said lean. 4. Not up spersit, other wilding or by neglest, any unreasonable depreciation in the value of aid premise or the boldings and importantial situate thereon, but to keep the process of the proces		
The mortgager in the written application for the loan hereby secured made certain representations to the mortgagee as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage. In the event the mortgager shall fall to pay when due any taxes or assessments against said security, or fail to miniatin insurance as hereinbefore provided for, the mortgager may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness		THE PARTY
		G
The said mortgagor hereby transfers, sets over and converge to the mortgagee, all rents, royalties, bonuses and delay moneys that may from time to 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, covering the above described land, or any portion thereof, and said mortgagor agrees to execute, acknowledge and deliver to the mortgagee said mortgage agrees to exceed, acknowledge and deliver to the mortgagee and seed of the mortgage and the applied; first, to the payment to it of said rents, royalities, bonuses and delay moneys. All such sums so received by the mortgagee said be applied; first, to the payment of matured instants upon the note(s) secured hereby and/or to the reinhousement of the mortgage for any sums advanced in payment of taxes, insurance premiums, or other asserments, as herein provided, to reduce the semi-annual payments, but to some retire and discharge the loan; or said mortgage many, at its option, turns converts, and the convert of said lands, either in whole or in part, any or all such sums, without prejudice to take and retain any future sum or sums, and without prejudice to any of its other rights under this mortgage. The transfer and convergance hereunder to the mortgage delts, and tends, and the said and the payment of the mortgage of recovery and the payment of the mortgage delts, subject to the mortgage of recovery and the said of the mortgage	0	
If the lands hereby convered shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district and/or become subject to and liable for recial 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 and payable 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		
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 unpud, by reason of an insufficient vaster supply, inadequate drainage, improper irrigation or erosion, then said mortgagee shall have the right, at its option, to declare the unpud balance of the indebtedness sectred hereby due and payable and to forthwith foreclose this mortgage. In the event of foreclosure of this mortgage, the mortgagee shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the rents, issues and profits thereof; the amortats so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amont 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 lands to become delimpent, or fall to keep the buildings and imprevenents insured as herein provided, or apply the proceeds of this loan to substantially different purposes from those for which it was obtained, or shall fall to keep and perform all and singular the covenants, conditions and agreements herein contained, then the whole of the indebtedness secured hereby, at the option of the mortgager, shall become immediately due and payable and bear interest from such date at the rate of eight per cent per annum, and this mortgage subject to foreclosure.	Γ	
At any payment period after five years from the date hereof, the mortgager shall have the privilege of paying any number of unnatured principal payments of the deb hereby secured. Such additional payments ashall not operate to abase or reduce thereafter the periodical payments of principal and interest as herein contracted to be made, but shall operate to sooner retire and discharge the loan. It is agreed that all of the abstracts of title to the real estate above described, which have herefore been delivered by the mortgager to the mortgager have been paid and discharged in full, and in the event the title to said real estate is to enverge by the mortgager to		6
Now if the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgagor for all sums advanced here- under, and said perform all of the other covenants and conditions herein set forth, then this mertgage shall be void, etherwise to be and remain in full force 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 appraisement laws. The evenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.		
IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written.		
Jasse Hirt Dors A. Hirt	0	•
STATE OF KANSAS, COUNTY OF DOUGLAS, ss.		
Defore me, the undersigned, a Notary Public, in and for said County and State, on this 27thday ofAugust		
Witness my hand and official seal the day and year last above written. 4y Commission expires November_15th, 1937 C G Gerstenberger Notary Public. Legal Seal		
In consideration of the making by The Federal Land Bank of Wichita toJesse_Hirt_and_Dora_AHirt,_also_known_as_Dora		į
nent of all sums secured thereby. Dated this 27th day of August 19.34.		
The Kaw Valley National Farm Loan Association of Lawrence, Kansas. By President.	0	9
The amount secured by this mortgage has been paid in full, and the same is hereby canceled, this last day of Many 1949		
ork (Carpdeal) The Federal Land Blanks of High talley prider		