11	The mortgager does hereby covenant and agree with the mortgagee, as follows:	
stra	And intracagor once increey coverants and agree with the increase, as follows: 1. To be now backing refer of the for simple titly to all of all above derived rule trutes to have good right m sell such contry the same; that the same is free from all nonumbraness and to warrant and winder the title thereto apins the barwind chines or demands of all persons whemseerre. 2. To pay here due all payments provide for in the note() secred herety. 3. To make return of said real entries for taxalies, when so required by have; and to tay before they become delicopent all taxes, charges and assessments legally levind avaid the property bering covered.	
in ma	4. To insure and kerp insured all buildings and other [sourcences now on, or which may hereafter be based on said permises, against has ar duamage by fire and/or insure in and segminist a sure based insures and the source of the drawing of the	
ather 1	5. It is use the proversity strong trends the that securical sectory solely for the purposes set forth in the mortgary's written application for stall hand. 6. Noti to permit, chieve weightight or by networks any "trends the dispersion in the value of said by the networks and in provements instants thereon, but to keep the same in good repart at all monts into the terms of the transfer of the table of table of the table of the table of	
2 AVE	c, is transmer in protogre (m in cost) and explore interruly if m any ruit to forcies this margary on in any ruit has been been and bee	
tion -	The mortgager in the written application for the loan hereby secured made certain representations to the mortgagee as to the purches 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 fail to pay when due any farts or assessments against said security, or fail to maintain insurance as hereinbefore secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight herefor shall become a part of the indetedness secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per annum. This said mortgage hereby transfers, sets over and conveys to the mortgage date of any kind over excited and payabe under any oil and gas or other mineral lease(s) of any kind over excite and and, or any vortion therefor, and als mortgager are to the may here to react the mort date or and and or early out on therefore and als mortgager are to describe thad, or any portion therefore and als mortgager are to describe thad, or any source to the result and mortgager are to describe the indo.	
toral .	time techne due and payable under any oil and gas or other mineral lense(s) of any kind how existing, or that may hereafter come into existence, cover- ing the above described land, or any portion thereof, and said mortgapor agrees to excute, acknowledge and deliver to the mortgage such deeds or other instruments as the mortgage may now or hereafter require in order to facilitate the payment to it of said rents, reyalities, bounses and delay mores. All such sums so received by the mortgagee shall be applied; first, to the payment of mattering installments upon the note(s) secured hereby and/or to the reimbursment of the mortgage for any sums advanced in payment of taxs; insurance premiums, or other assegments, as herein norvided, to	
ne con	there become due and payable under any oil and gas or other mineral lense(s) of any kind door existing, et and payable under any oil and gas or other mineral lense(s) of any kind door existing the mortgage may have or hereafter require in order to facilitate the payment to it. If the mortgage shall be applied; first, to the payment of material iteration and the door are of the reimbargement of the mortgage ends have an exceeding the applied; first, to the payment of material iteration and the door are of the reimbargement of the mortgage ends needed, to be appressing the payment of the reimbargement of the mortgage ends of the payment of the payment of the reimbargement of the mortgage ends to abate or or easily and the pay of the payment of the mortgage of said rest, regalties, houses and delay moneys shall be constructed to be a provision for the payment or reduction of the mortgage of the mortgage of the mortgage of the payment or the mortgage of the mortgage of the mortgage of the payment of the mortgage of the mortgage of the mortgage of the payment or the payment or mortgage of the mortgage of the mortgage of the payment or the the mortgage of the mor	Q
hits	If the lands needy conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district ann/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 accession of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgage, become due and payable fortherith. If at any time, during the life of this mortgage, the netwices converged heads to the action of the mortgage, become due and	
ZULE	If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgage, become insufficient to secure the payment to the mortgage of the inductions then remaining unpuld, by reason of an insufficient water supply, inadequate drainage, improper irrigation for the state of the instruction of the right, at its pollon, to declare the unpuld balance of the induces secured 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 annohited by the court to take paragraphic and the event of foreclosure of this mortgage, the mortgagee shall be entitled to have a receiver annohited by the court to take paragraphic and	
all a	In the event of forcelosume of this mentrance, the meripages 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 announts to collected by such receiver to be applied under the direction of the courts to the payment of any judgment mediced or annount found doe under this mortgage. If any of the payments of the source described herein and tots(a) be not paid when due, or if the mortgage of shall permit any taxes or assessments on said lands to heave the buildings and improvements insure as a herein provided, or apply the proceeds of this loan to substantially different provided, or apply the proceeds of this loan to substantially different provided, then the whole of the inductions secured or shall fail to keep and perform all nuclear, the local the payments and arrownents insure a sheet approved the substantial to determine the state at the rate of eight per crance of this mortgance, the sheet of eight per crance and here any the mort any taxe or an and any able and the state interest in the any apple and be and this mortgance.	
Must ederal of Street	contained, then the whole of the indebledness secured hereby, at the epiloi. of the mortgarce, shall be one immediately do and and aprove interest of the indebledness secured hereby, at the epiloi. of the mortgarce, shall be been immediately do and and aprove interest as the epiloid of the five years from the date hereof, the mortgarce of a base or reduce the extended to a data when a do a state of the extended to a state of the data when the date hereof, the mortgarce of the base or reduce thereafter the periodical payments of principal and interest as herein contracted to be made, but shall concrete to some mortgarce or the mortgarce or the mortgarce or the data mortgarce or the abstract or this mortgarce or the mortgarce ore	
	Bertha Gortrudo McCarty	0
deal.	STATE OF KANSAS, COUNTY OF DOUGLAS, 55.	
(cup)	Before me, the undersigned, a Notary Public, in and for said County and State, on this <u>7th</u> day of <u>Sept</u> , <u>10.34</u> , personally appeared Goorge L. McCarty and Bertha Gortrude McCarty, his wife to me personally known and known to me to be the identical person. S. who executed the within and foregoing instrument and acknowledged to me that <u>they</u> executed the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official scal the day and year last above written.	
	My Commission expiresNavember 15, 1937C.C.C.GaratanbergerNetary Public Legal_SealNetary Public In consideration of the making by The Federal Land Bank of Wichita toGeorge L. McCarty_and Bortha Gertrude McCarty_	
	his_wife	
clesse itten riginal ered day	Dated this7thday ofSopt, 1934. TheKaw_ValleyNational Farm Loan Association ofLawrence, Kansas By President,	
HAR.	C. C. C. Corstonborger	

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