1.4	The mortgager does hereby covenant and agree with the mortgagee, as follows: 1. To be new havinly scient of the for single tide to all of and above described real entry; to have good right to sell and convey the same; that the same is free from all incumbrance; and is warmant and defined the tide there against the lawful ching or demands of all percess beamseter. 2. To pay when doe all payments provided for in the sorthy accord hereby.	_0
Alfred Al	2. To pay when due all payments provided for in the noticity securited artery. 3. To make return of a list for in parts for instance, when as provided by have indifferent payments and assessments legally levided payments provided by have indifferent payments and the provide payments are all the provident parts and assessments legally levided payments provided by have and key have and a payments provided by have any payment provide payment payments are payments and payments provide payments are payments are payments and payments are paym	
	4. Or one to the willing or by neglect, any unreasonable depreciation in the value of and premiser or the buildings and importances situate thereas. But so keep the interference is the set of the term of of	
	the irrigition and/of stands of last lands. A. To relations this officer of an approximate in the second of the second of a say rule in which the more green may be ablied to the second of the second of the mon shall be second briefly and included in any desire of forefament. A. The second briefly and included in any desire of forefament. A. The second briefly and second of the second of the second of the second briefly able to be an approximate, and the second of the in asking coloridate herein, including fame second of the second of the in asking coloridate herein, including fame second of the second of	
	to be in all respects subject to and governed by the terms and provisions of said Act as amended. The mortgager in the written application for the loan hereby secured made certain representations to the mortgage as to the purpose or purposes for which the proceeds of this ion are to be used. Such representations are hereby specifically referred to and made a part of this mortgage. 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 provided for, the mortgagor may make such payment or provide such insurance, and the amount(a) paid therefor shall become a part of the indebtedness secured by the lien of this mortgage.	
	The said mortgager hereby transfers, sets over and conveys to the mortgages, all rents, royalites, houses and delay moneys that may from time to time become due and payable under any other mineral tesse(s) of any kind now existing, or that may hereafter come futo existence, cover- ing the above described land, or any portion thereof, and said mortgagor agrees to execute, acknowledge and deliver to the mortgages are work of the said rents, requires and delay mort and the payable.	
A LEAST OF A LEAST	moneys. All such sums so received by the mortgance shall be applied; first, to the payment of matured installments upon the note(s) secured hereby and/or to the reimbursement of the mortgance for any sums advanced in payment of taxes, insumme premiums, or other assessments, as herein provided, to- gether with the interest due thereon; and second, the balance, if any, upon the principal remaining, or update, and the provided, to- reduce the semi-annual payments, but to source ruite and discharge the locan; or said mortgance may, at its option, turn over and deliver to the them owner of said loads, either in whole or in part, any or all such sums, without projudice to its rights to take and retain any future sum or sums, and with and folly moreys shall be construed to be a prevision for the payment or reduction of the mortgance dely, subject to the mortgance is a prevision in a structure and one payment in full or the payment and effect.	0
and a state of the	If the lands hereby conveyed shall even, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment distitict 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 and payable forthwith.	
Specification of the second	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, hadequate drainage, improper irrigation or 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 forthwith forclose this mortgage. In 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 renax is suscent and profits thereof; the amounts as collected by such receiver to be applied under the	
<ul> <li>March 1, 1910, 2011</li> <li>March 1, 1910, 2011</li> </ul>	control of the premised described network in the approximation of the approximation of the premised described on a payment of any ludgment remeded or amount found due under this mortrage. If any of the payments of the above described nota(s) be not pald when due, or if the mortrageor shall permit any taxet or assessments on said lands to become delinquent, or fail to keep the buildings and improvements insured as herein provided, or apply the proceeds of this is can to substantially dif- ferent purposes from those for which it was obtained, or shall fail to keep and perform all and singular the covenants, conditions and agreements herein contained, then the whole of the indebictives secured hereby, at the option of the mortgagee, shall become immediately due and payahe and bear interest from such that at the rate of eight per center of any and many subject to force.	Π
<ul> <li>And a state of a sta</li></ul>	from such date at the rate of eight per cent per annum, and this mortgage subject to fore-losure. At any payment period after five years from the date hereof, the mortgage or hall have the privilege of paying any number of unmatured principal payments of the date hereof, such additional payments and in the operate to abate or reduce thereafter the periodical payments of principal and interest as hered, that the the subject to some rating approximate of the date hereof, the mortgage of the source of the source of the periodical payments of principal and interest as hered, that the the source of the periodical payments of the mortgage of the individence as escured hereby hall have been paid and discharged in tuil, and in the event the title to said real state is conveyed by the mortgage to the mortgage individence as escured hereby hall have been paid and discharged in tuil, and in the event the individence secured hereby hall have been paid and discharged in tuil, and in the event of the mortgage or to the mortgage of the mortgage of the mortgage of the mortgage individence and be the property of the mortgage of t	
	or Maiater's sale, upon expiration of the redemption period provided by law. Now if the said mortgaces shall pay, when due, all payments provided for 1 said note(s), and reimburse said mortgaces for all sums advanced here- under, and shall perform all of the other covenants and conditions herein set forth, then this mortgage shall be vold, otherwise to be and remain in full force and effect. The said mortgager 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 have.	
	The covenants 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.	
	George Bichelnoysr	Ø
	STATE OF KANSAS, COUNTY OF DOUGLAS, ss.	
and the second se	Before me, the undersigned, a Notary Public, in and for said County and State, on this <u>4th</u> <u>day of</u> <u>Septomber</u> , <u>1934</u> , personally appeared <u>George</u> Biohelmeyer and <u>Antonia A.</u> Biohelmeyer, <u>his wife</u> , <u>and Antonia Madl</u> , <u>a single parson</u> , <u>is</u> to me personally known and known to me to be the identical person. <u>A</u> 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 scalt the day and year last above writte.	
	My Commission expiresNovember_15th, 1937C. C. GerstenbergerNotary PublicNotary Public	
and and a	In consideration of the making by The Federal Land Bank of Wichita to	
10000	Dated this	0
2.E. 6.9.3	The Kaw Valley National Farm Loan Association of Lawrence, Kanzas,	
NI-F-38-355	TheAW _ Y81 16y National Farm Loan Association ofIAW = GDO 6, KARSAS, By President. CCGorstenbarger Secretary-Treasurer.	<b>)</b>

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