released this 14 day of February 1968.

and is hereby

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The mortgager does hereb	y covenant and	agree with t	he mortgagee, a	s follows:
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The mortgager does hereby covenant and agree with the mortgagee, as follows: 1. To be now hereby covenant and agree with the mortgagee, as follows: 1. To be now hereby arised of the for simple tits to all of all all sover described rull estate, the see good right to sell and coarey the same; that the same is fore from 1. To be now hereby arised of the for simple tits to all of all sover described rull estate; the same good right to sell and coarey the same; that the same is fore from 1. To pay when due all syrams particle for in the note() secure the lawle is well and to any before they became desling the size, that secures and assessments legally keried 2. To pay when due all syrams particle for in the note() secure they before they became desling rules, again the pay pay they been set to all the sources and a secure to a secure

the infinition and/or drainers of hald hads. T, T or enclosure the montraces or all costs and express incurred by it in any mult to foreclose this montrace, or in any mult in which the montraces may be oblighed to defend or present in sights or hern sequence dramaters, including all abstract leves, court costs, a reasonable attorney for where allowed by haw, and other express; and such must hall be secured hereby and included in any determine of foreclose with gray sum or sums secured hereby will be posid upon presentant, and that all securies used in making solutions thereds, including these agrances to maximum proceeds for any sum or sums secured hereby will be considered again of the auritages.

This mortgage is made to the mortgagee as a Federal Land Bank doing business under the "Federal Farm Loan Act," 73 amended, and is hereby agreed 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 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 mortgagor shall fail to pay when due any taxes or assessments grainst staid security, or fail to maintain linearance as hereinbefore prwided for, the mortgage may make such payment or provide such insurance, and the amount(a) paid therefor shall become a part of the indebidness secured by the line of this mortgage, and bear interest from the date of payment at the rate of eight per each per annum.

secured by the line of this morigage, and bars of more secure insurance, and the sale of payment at the rais of eight per cent per namus. The said morigage here by transfers, sets over and conveys to the morigage, and least of eight per cent per namus. The said morigage here by transfers, sets over and conveys to the morigage () of any kind now existing, or that may hereafter come into existence, cover-ing the above described land, or any portion thereof, and said morigager agrees to execute, acknowledge and delver to the morigages such deeds or moneyrs. All such same so received by thomes the convertigent is the rais of the same state that may hereafter come into existence, cover-ing the above described land, or any portion thereof, and said morigager agrees to execute, acknowledge and delver to the morigages such deeds or noneyrs. All such same so received by thomes advanced in payment of takes, insurance prevaluations upon the notical secure hereby and/or to the reimbursement of the morigages for any sums advanced in payment of Laces, insurance prevaluation to a manner, however, as not to able or reduce the semi-annual payments, but to sconcer retire and discharge the lean or said morigages may at the option, turn over and deliver to be the reduce the semi-annual payments, but to sconcer retire and discharge the lean or said morigages may, at its option, turn over and deliver to be the owner of said its other rights mader this morigage. The transfer and conveynnce hereunder to the morigage of said rents, royalities, homeses of the scone shall be come inoperative and or this morigage, become included within the boundaries of any irrigation, drainage of rec-order the accession of the morigage line on said real contex regres deit, and be release of the morigage of reduce the seminative developed hall ever charge that and the strenger because the intrage definet. If the lauks herely convey deal ever charge that handle for signal assessment district and/or theomis phases of the morigage, become due and payable

If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgages, become insufficient to secure the ymment to the mortgages of the indebideness then remaining unpaid, by reason of an insufficient water supply, inadequate drainage, improper irrigation reasion, then said mortgages shall have the right, at its option, to declare the unpaid balance of the indebideness secure' hereby due and payable and to rthwith forcelose this mortgage.

orthwith forcelose this mortgage. In the every of offerclosure of this mortgage, the mortgages shall be entitled to have a receiver appointed by the court to take possession and ontrol of the premises described herein and collect the rents, issues and profits thereof, the amounts are collected by such receiver to be applied under the frection of the court to the payment of any judgment rendered or amount found due under this mortgage. If any of the payments of the baow described notes is benefacily of the mortgage and the payment of any judgment rendered or amount found due under this mortgage. If any of the payments of the baow described notes is benefacily of the mortgage are and the payment of any judgment rendered or amount found on the second second second second second second second and the second contained, from such

At any payment period after five years from the data benefor, the morigage subject to intercourte. At any payment period after five years from the data benefor, the morigage shall have the privilege of paying any number of unmatured principal payments of the doth hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal and interest as herein contracted to be made, but shall operate to sconcer refine and discharged in the ion. It is agreed that all of the abstracts of tille to the real estate above described, which have hereinfore been delivered by the morigage to the morie function of the morigage in the shall be related by said maringage until the includences are cured hereby hall have been paid and discharged in full, and in the serent the tille to said real estate is conveyed by the morigage to the morigage in satisfaction of the morigage indebtedness, said abstracts shall thereupon become and be the property of the morigage, or in the event of foreclasure of this morigage, in the ities to said abstracts shall be realent the event of the order of the morigage of the to be reade, but the event the foreclasure of the morigage of the the event of provided by law.

Now if the said mortgagor shall pay, when due, all payments provided for in said note(s), and reimburse said mortgages for all sums advanced here-ler, and shall perform all of the other covenants and conditions herein set forth, then this mertgage shall be void, otherwise to be and remain in full force er, 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, J stead and appraisement laws.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and a the respective parties hereto.

IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written.

Mary McClinton

TATE OF KANSAS, COUNTY OF DOUGLAS, 55.						0
Before me, the undersigned, a Notary Public, in	and for said County and Str	ate, on this	18	_day ofSep	tember	1934
ersonally appeared Lary McClintock, a w	idow	and the state			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
b me personally known and known to me to be the i	and voluntary act and deed	uted the wi d for the us	es and purposes t	herein set forth.		o me tha
y Commission expires November 15, 19.	37		UU	Goratenberge	rNotary	Public
the loan secured by the within mortgage, the under ent of all sums secured thereby.	y MoClintook, a widow rsigned National Farm Loan.		hereby indorses t	us mortgage and l	comes liable for	the pay
Dated this18day of	September		_34,			
TheKaw Valley	National Farm Loan Associ-	iation of	Lawrone	, Kansas.		
	en la sere estadore A contra sere da sere estadore		By			
					Presi	dent.
			QQ	. Garstenberg	er.	$\gamma_{N} \to V_{N-1}$
he amount secured by this mortgage has been paid in (Gry . Scol.)	(RELEASE	E) uceled•this	is the day of	Qan.	Secretary-Treas	