	ree, as follows: erided rail catact: Is have good right to sell and convery the same: that the same is free from with claims of changes of all presence shortneeter. w: and to pay before they become delinquent all taxes, charges and assessments legally levind , or which may hereface be placed on and premises, against leva or damage by fire and/or militatory to its mortges: the positively of endering such invariance corrects to be devailed perior. Altry trans face the inverted taxet is the trans that the constituents, be splitted options of the montgesc: the positively of endering that inverted tax independent options of the montgesc, the application for such lane. Trapese set forth in the montgesc?
b. Not a predict positive null linear and in armose a premit to be treased from the community spon the premit so that the present so that the community of the present so that the common source source source that the community of the communit	m hild promines any buildings or importenents situate thereans not to commit or suffer waste no, or permit same, excipting nucleis may be necessary for soldary downeric purposes; and has filtered water supply, indequate dramate, imposed infiguion, or for any reson arising out of may nit to foreclose this moretyre, or in any min in which the markinger may be oblied to fact, court costs, a reasonable ationer, free water silowed by law, and siter expenses; and much ne any sum or sum secured hereby will be poid upon presentment, and that all areacies used is of such results.
The more gap of the written application for the loan hereby seeu which the proceeds of this loan are to be used. Such representations In the event the mortgager shall fail to pay when due any taxes o provided for, the mortgager, and bear interest from the date on secured by the lien of this mortgage, and bear interest from the date on	ared made certain representations to the mortgagee as to the purpose or purposes for are hereby specifically referred to and made a part of this mortgage. or assessments against said security, or fail to maintain insurance as hereinlefore insurance, and the amount(s) paid therefor shall become a part of the indebtedness if payment at the rate of eight per cent per annum.
other instruments as the mortgagee may now or hereafter require in a	lease(a) of any kind now existing, or that may hereafter come into existence, cover- pror agrees to execute, acknowledge and deliver to the morigages such deeds or order to facilitate the payment to it of said rents, royalites, bonuses and delay first, to the payment of matured installmenta upon the note(a) societation provided, to the heart or said morigages can be an advected of the second and deliver to the then , without projudice to its rights to take and relain any future sum or sums, and with- nefer and convegance hereafted to the morigages of said moria, royalites, bonuses to graduate in huil of the morigage delts and the release of the mories of the . Joga payment in huil of the morigage delts and the release of the morigage of rec-
If the lands hereby converged hall ever, and of here in the interference in the lands hereby converged hall ever, during the ilf of the morty special assessment district and/or become subject to and liable for spe- be date of the execution of this mortgage, then the whole of the inde payable forthwith. If nt any time, during the life of this mortgage, the premises conv payment to the mortgage of the indekteness then remaining upuald, or erosion, then said mortgages shall have the right, at its option, to de forthwith freedoes this mortgage.	and effect. I gage, becomes included within the boundaries of any irrigation, drainage or other scial assessments of any kind, for the payment of which said lands are not liable at obtedness hereby secured shall, at the option of the mortgagee, become due and veyed hereby shall, in the option of the mortgagee, become languilier to secure the by reason of an insufficient water auprix, inadequate drainace, improper irrigation celare the unpaid balance of the indebredness secured hereby due and payable and to
If any of the payments of the above described note(s) he not paid at to become delinquent, or fail to keep the buildings and improvements fernt parposes from those for which it was obtained, or shall fail to contained, then the whole of the indeletchess secured hereby, at the or from such date at the rate of eight per cent per annun, and this moting At any payment period after five years from the date hereof, the per- security hered the terment from the difficult average while the date of the security of the security of the security of the method.	shall be entitled to have a receiver appointed by the court to take possession and nd profits thereof; the amounts as collected by such receiver to be applied under the boant found due under this mortgage. when due, or if the mortgager shall permit any taxes or assessments on said lands insured as herein provided; or apply the proceeds of this loan to substantially dif- keep and perform all and singular the covenants, conditions and agreements herein profits of the mortgages, shall become immediately due and payable and bear interest rage subject to foredecure. mortgager shall have the privilege of paying any number of unmatured principal not operate to abade or reduce thereafter the periodical payments of principal and
grages herein, shall be retained by said mortgagee until the indebtedne tille to said real estato is conveyed by the mortgager to the mortgage and be the property of the mortgage or in the event of foreclosure of or Master's said, upon explaination of the redemplian period provided by Now if the said mortgager shall pay, when due, all payments provi under, and shall perform all of the other covenants and conditions herein and effect. The said mortgagor hereby waives nolice of election to declare the steed and appraisement laws.	ided for in raid note(s), and reimburse said mortgages for all sums advanced bere- in set forth, then this mortgage shall be void, otherwise to be and remain in full force whole debt due as herein provided, and also the benefit of all stay, valuation, home- d be binding upon the heirs, executors, administrators, successors and assigns of
	Edward F. Johnson
STATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said Count	ty and State, on this 16th day of October , 1934,
personally appeared Edward F. Johnson and Laura M. Johnson	son, his wife
My Commission expiresNovember_15th, 1937 Legal Seal	
	its toEdward F.F. Johnson,
ment of all sums secured thereby. Dated thisl6thday ofOatober TheEaw_ValleyNational Farm Lo	, 19.34.
The amount secured by this mortgage has been paid in full, and the hame is	President.