July and the willing morthage

It To be more herfully serior of the fee insince title to all of said above described real extract to have all incombrances; and to warrant and defend Las this there are controlled that in the defendation of the said incombrances; and to warrant and defend Las this there are controlled real extract to the said to the	be placed on said permises, against Juss or damage by fire and/or cere the policity-int endomenic such insurance coverage to be deposited real regulations of the Land Rank Commissioner, be applied to the re- tral regulations of the Land Rank Commissioner, be applied to the re- be applied in payment of any indebtedness secured by this mortgage,
sgainst the property section conveyed. 4. To insure and keep insured all buildings and other improvements now on, or which may hereafter towards, it such measures in each conjugate the metrage as the conveyed in such measures in the conjugate and supplied to the green construction of the destroyed improvemently, and if not so applied may, at the option of the montager, and an expect to the green conjugate and the proceed actions from the conjugate and applied to the green conjugate and the conjugate and and the conjugate and and the conjugate and and the conjugate and a feed and the conjugate and a feed and the conjugate and a feed and the conjugate and the conjugate and the conjugate and the conjugate and a feed and the conjugate and the conjugate and a feed and the conjugate and the conjuga	be placed on said permises, against Juss or damage by fire and/or cere the policity-int endomenic such insurance coverage to be deposited real regulations of the Land Rank Commissioner, be applied to the re- tral regulations of the Land Rank Commissioner, be applied to the re- be applied in payment of any indebtedness secured by this mortgage,
the same in good reput at all force; not to recover or period to be removed from said premiser any builds to be committed upon the premiser into the cut or remove any timber therefore, or period sange, together the trigation and/or distinger of said leads of the trigation and/or distinger of said leads and expense incurred by its may said to forcedow the trigation and/or distinger of said leads and expense incurred by its may said to forcedow the defend or poster in rights or its may comprete herender, including all abstract fera, court costs, a reason for the contract of the contrac	be placed on said primites, against less or damage by fife and/fer cry the policy/sis evidencing such insurance coverage to be deposited rail regulations of the Land Hank Commissioners, be applied to the re- be applied in payment of any indebterless secured by this mortgare, tigaron's written application for said loan.
the same in good repart at all biner; not is remove or pennist to be removed from said premiser any builds to be committed, apon the premiser into the cut or remove may tunbor therefore, or pennist same, concept the tringation and/or distinger of said back. 7. To reinhouse the necreate of said to said a segment increase of resistan menditions water supply, said of the pennistre the necreate of said to said the said of the said to said the said to foreign this defend or protect the spike of the said reported herender, including all abstract fera, court costs, a reason said to the said the said to the said to the said the said to the said the said to the said the said to the said the said the said the said the said the said the s	tgagor's written application for said loan.
defend or grower its right set has acquired hereader, including all abstact fees, court coity a reson- ueurs shall be secured hereby and blocked in any decree of preference. In That all checks or draits delivered to the meraper for the purpose of paring area or man set in making existent shered, shouldness the sequence of the purpose of paring and the drain to the an imaking existent shered, shouldness the sequence of the purpose of paring and the drain to the an imaking existent shered, shouldness the sequence of the land that the provisions of said dot data area. The mortgagor in the written application for the loan hereby secured made certain representations are hereby predictail.	ites or the buildings and improvements sittlet increom, but to keep ngs or improvements situate thereon; not to commit or suffer waste ng such as may be necessary for ordinary domestic purposes; and that quate drainage, improper irrigation, or for any reason arising out of
In antian effective force failules a sea service insamiture the precede of such time to the a. This mortgage is made to the mortgagee as a Federal Land Bank doing business under it to be in all respects subject to and governed by the terms and provisions of said Act as a me. The mortgager in the written application for the loan hereby secured made certain reprovided to the contraction of	mortgaze, or in any suit in which the mortgagee may be obliged to able attorney fee where allowed by law, and other expenses; and such
The mortgagor in the written application for the loan hereby secured made certain representations are hereby specifically	nortgagee, shall be considered agents of the mortgagor.
	ended.
in the event the mortgagor shall lail to pay when due any taxes or assessments against	
In the event the mortgager shall fail to pay when due any taxes or assessments against provided for, the mortgagee may make such payment or provide such insurance, and the am secured by the lien of this mortgage, and bear interest from the date of payment at the rate	ount(s) paid therefor shall become a part of the indebtedne of eight per cent per annum.
The said mortgagor hereby transfers, sets over and conveys to the mortgagee, all rents, time become due and payable under any oil and gas or other mineral lease(s) of any kind ing the above described land, or any portion thereof, and said, mortgagor agrees to execute the instruments as the mortgagee may now or hereafter require in order to facilitate the moneys. All such sums so received by the mortgagee shall be applied; first, to the payment to the reimbursement of the mortgagee for any sums advanced in payment of taxes, insura gether with the interest due thereon; and second, the balance, if any, upon the principal rendered the semi-annual payments, but to sooner retire and discharge the loan; or said mor outpredicted heavy of its other rights under this mortgage. The transfer and convergance and delay moneys aball be construct to be a provision for the payment or reduction of the before provided, independent of the mortgage line on said arcle state. Upon payment in fund, the conveyance shall become inoperative and of no further force and effect.	, royalites, bonuses and delay moneys that may from time now existing, or that may hereafter come into existence, even to, acknowledge and deliver to the mortgagee such deeds payment to it of said rents, royalites, bonuses and del of matured installments upon the note(s) secured hereby and, nee premiums, or other assessments, as herein provided, insining unpaid, in such a menner, however, as not to abate taggee may, at its aption, turn over and deliver to the fit is rights to take and retain any future sum or sums, and will bretunder to the mortgagee or said reats, orpidles, bonus bretunder to the mortgage or said reats, orpidles, bonus as herei all of the mortgage, debt and the release of the mortgage of the
In the sands hereby conveyed same ever, during the life of this mortgage, occome included special assessment district and/or become subject to and liable for special assessments of ar the date of the execution of this mortgage, then the whole of the indebtedness hereby secu- payable forthwith.	within the boundaries of any irrigation, drainage or our yelling the payment of which said lands are not liable red shall, at the option of the mortgagee, become due a
If at any time, during the life of this mortgage, the premises conveyed hereby shall, in to payment to the mortgages of the indebtedness then remaining unpaid, by reason of an insuff or reason, then said mortgages shall have the right, at its option, to declare the unpaid balar orthwith foreclose this mortgage.	
In the event of foreclosure of this mortgage, the mortgages shall be entitled to he nontrol of the premises described herein and collect the rents, issues and profits thereof; the direction of the court to the payment of any judgment rendered or amount found due under	
If any of the payments of the above described note(a) be not paid when due, or if the me obecome delinquent, or fail to keep the buildings and improvements insured as herein pre- erent purposes from those for which it was obtained, or shall fail to keep and perform all onlying the the whole of the indebteness secured hereby, at the option of the mortgage trom such date at the rate of eight per cent per annum, and this mortgage subject to forcedor.	wided, or apply the proceeds of this loan to substantially d and singular the covenants, conditions and agreements here, e, shall become immediately due and payable and bear intere- sure.
At any payment period after five years from the date hereof, the mortgagor shall have appeared to the debt hereby secured. Such additional payments shall not operate about the latter of the debt hereby secured. Such additional payments shall not operate the latter of the latter of the debt of the payment of the latter of the debt of the latter of the debt of the payment of the gree herein, shall be retained by said mortgagee until the indebtedness secured hereby shall to asid real estate is soowed by the mortgager to the mortgage in the dot be the property of the mortgage, or in the event of foreclosure of this mortgage, the till whater's saie, upon expiration of the redemption period provided by law. Now if the said mortgagor shall pay, when due, all payments provided for in said note(s adec, and shall perform all of the other overnants and conditions herein set forth, then this n	o loan. wave heretcfore been delivered by the mortgagor to the morting and the sevent to mortgagor ladded, and scharged in full, and in the event to mortgagor indebtedness, said abstracts shall thereupon become to said abstracts shall pass to the purchaser at the Sherif. y, and reimburso said mortgagee for all sums advanced heterottagee shall be void, otherwise to be and remain in full for
nd effect. The said mortgagor hereby waives notice of election to declare the whole debt due as her tead and appraisement laws.	rein provided, and also the benefit of all stay, valuation, hom-
The covenants and agreements herein contained shall extend to and be binding upon the respective parties hereto.	e heirs, executors, administrators, successors and assigns of
IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day a	요즘 회사는 그를 가지 않는데 하는데 하는데 얼마나 없다.
Victor Hoyak	George L. McCarty
Victor Novak	Bortha McCarty
Before me, the undersigned, a Notary Public, in and for said County and State, on this	
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ presently appeared_Goorgo_LMcCarty_and_Bertha_McCarty, his_wife,	
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ erronally appeared Goorgo L. McCarty, and Bortha McCarty, his wife, me personally known and known to me to be the identical person.a. who executed the with thoyexecuted the same as_thoirfree and voluntary act and deed for the user Witness my hand and official seal the day and year last above written.	
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ resonally appeared_George_Le_McCarty_ and Berthm McCarty, his_wife, me personally known and known to me to be the identical person.s. who executed the with thoyexecuted the same as_thoirfree and voluntary act and deed for the user Witness my hand and official seal the day and year last above written. y Commission expiresHoyenbor_15th, 1937	s and purposes therein set forth. C. C. Genstenberger Notary Public.
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ ersonally appeared_George_Le_McCarty_and_Berthm_McCarty_his_wife, me personally known and known to me to be the identical person.B. who executed the with thoyexecuted the same as_theirfree and voluntary act and deed for the user Witness my hand and official scal the day and year last above written. y Commission expiresHoyember_15th, 1937	s and purposes therein set forth. C. C. Genstenberger Notary Public.
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ ersonally appeared_Goorgo_LMcCarty_and_Berthm_McCarty_his_wife, me personally known and known to me to be the identical person.s. who executed the with thoy_executed the same as_thoir_free and voluntary act and deed for the user Witness my hand and official seal the day and year last above written. y Commission expires	S. G. Gorstenberger Notary Public. Recarty, at al. Recept indorses this mortgage and becomes liable for the pay
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ ersonally appeared Goorgo Ls. McCarty, and Berthen McCarty, his wife, me personally known and known to me to be the identical person.s. who executed the with thoy executed the same as thoir free and voluntary act and deed for the user Witness my hand and official seal the day and year last above written. y Commission expires	s and purposes therein set forth. G. G. Gorstenberger Notary Public. McCartty, at al sereby indorses this mortgage and becomes liable for the pay
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ ersonally appeared Goorgo Lo. McCarty. and Bortha McCarty, his_wife, o me personally known and known to me to be the identical person.a. who executed the with thoyexecuted the same as_thoirfree and voluntary act and deed for the uses Witness my hand and official seal the day and year last above written. Iy Commission expires	s and purposes therein set forth. C. C. Gerstenberger Notary Public. McCarty, at al sereby indorses this mortgage and becomes liable for the pay 34. Lawrence, Kansas.
ersonally appeared Goorgo L. McCarty, and Bortha McCarty, his wife, o me personally known and known to me to be the identical person.s. who executed the with thoy executed the same as. thoir free and voluntary act and deed for the use: Witness my hand and official seal the day and year last above written. Ity Commission expires Hoyombor 15th, 1937	s and purposes therein set forth. G. G. Gorstenberger Notary Public. McCartty, at al sereby indorses this mortgage and becomes liable for the pay
Before me, the undersigned, a Notary Public, in and for said County and State, on this_ ersonally appeared Goorgo Ls. McGarty, and Berthen McGarty, his wife, me personally known and known to me to be the identical person. who executed the with thoy_executed the same as thoir_free and voluntary act and deed for the user Witness my hand and official seal the day and year last above written. Iy Commission expires	s and purposes therein set forth. G. G. Gorstenberger Notary Public. McCarty, ot al pereby indorses this mortgage and becomes liable for the pay 34. Lawronce, Kansas.