The mortgagor does hereby covenant and agree with the mortgagee, as follows:

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The mortgagor does hereby covenant and agree with the mortgages, as follows: 1. To be now burdly reind of the for simple doe to all dual above deceled real catacy to have good right to sell and covery the same; that the same is free free ill manufactures and to warrant and defead the tothe therein spins or decade of all persons theometers. 2. To say when dee all payments period for in the note() weared hardy. 3. To say were due of the for simple does the same is the burdle of bur and to pay before they become delinquent all taxes, charge and samestaments lengthy levied 4. To say were due of the for simple does the note() weared hardy. 3. To say were due of the for simple does the note() weared hardy. 4. To sake entry of and frequent for taxing, when as required by law; and to pay before they become delinquent all taxes, charge and samestaments lengthy levied 4. To have required and the segments of the two same and the same is the same transformed and the same transformed an

the intraintion and/or drainers of and hand. T. To enclosure the montrage constant constant and capeness incurred by it in any suit to foreclose this mostprace, or in tay suit in which the mostprace may be obliged to defend or protect in rights or lien accepted heremoder, including all abstract feets, court costs, a reasonable attempt fee abstract address and abstract and and sums aball be entured herety and included in any determined in a start of the start and the start address and and a sum aball be entured herety and included in any determined in a start of the most and the start address and the start address and and a in a Laking solution therety, including these generics transmitting the protect of a grade inters to the most generic, hald be considered against of the most grade.

This mortgage is made to the mortgagee as a Federal Land Bank doing business under the "Federal Farm Loan Act," as 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 mortgagor in the written application for the loan hereby recured 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 morigagor shall fail to pay when due any tayes or assessments against said security, or fail to maintain insurance as herdinbefore provided for, the morigages may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured by the line of this morigage, and bear interest from the date of payment at the rate of eight per cent per annum.

secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight pay cent per anaum. The said mortgage thready transfers, eight sover and convery to the mortgage, all reins, toyalites, bounces and delay moneys that may from time to time the said mortgage thready transfers, eight sover and convery to the mortgage, all reins, toyalites, bounces and delay moneys that may from time to time the sover described land, or any portion thereof, and side mortgager argues, to creative, acknowledge and delay moneys that may from time to other instruments as the mortgage may now or hereafter require in order to facilitate the payment to it of said rents, reyalites, bounces and delay moneys. All such sums to received by the mortgage shall be applied; first, to the payment to it of said rents, reyalites, bounces and delay gether with the interest due thereors; and second, the balance, if any upon the principal remaining unpud, in stuts manner, however, as not to abate or review the said lanum dayments, be or not reins, to all unbranne, without principal remaining unpud, in stut, a manner, however, as not to abate or review the said lanum dayments, be or not reins, and all unbranne, without principal remaining unpud, in stut, and may future sum or sums, and without principale to its rights to the related with the mortgage devite this mortgage. The transfer and conveyance hereunder to the mortgage or spille rent, reyalles, bounces and delay moneys aball be construct to be a provision for the payment or reduction of the mortgage devit and the mortgage of readies of the mortgage of lens and sets or reduct the sources and be here or the mortgage of lens and all exists. Up payment or the mortgage of that on the mortgage of that on the mortgage of the

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or ether apecial assessment district and/or become subject to and lable for special assessments of any kind, for the payment of which said lands are not liable at the data 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.

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, inadequate 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 to forthwith foreclose this mortgage.

In the event of forecloser of this mortgage, the mortgage 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 amounts are collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage. If any of the payments of the above described note(s) be not paid when due, or if the mortgagor shall permit any taxes 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 ioan to substantially di-ferent purposes from those for which it was oblined, or shall fail to keep and perform all and ainpular the covenants, conditions and agreements herein contained, then the whole of the indektedness secured hereby, at the option of the mortgage, shall become immediately due and payable and best Interest from sech due at the nate of eight per cent per annum, and this mortgage subject to forecloure.

At any payment period at tens per tens per annual, and uses mergage source to terecoloure. At any payment period atter for years from the data heres (, he morizager shall have the privilege of paying any number of unnatured principal payments of the doth hereby secured. Such additional payments shall not operate to abate or reduce theorator the periodical payments of principal and interest as herein contracted to be made, but shall operate to above described, which have heretofare been delivered by the morizager to the mori-gages herein, shall be retained by said morizage until the indobtedness secured hereby shall have been paid and discharged to full, and in the event the tille to said real estate is conveyed by the morizager to the morizager in satisfaction of the morizage indebtedness, said abstracts shall hereatone been distared in foll, and in the event the said be the property of the morizage, or in the event of foreclosure of this morizage, in the its of adstracts shall here the event the foreclosure of this morizage, the tille to said abstracts shall pass to the purchaser at the Sheriff's or Master's saile, upon expination of the redemption period provided by law.

Now if the sold mortgagor shall pay, when due, all payments provided for in sold note(s), and reimburse sold mortgagee for all sums advanced here under, 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 and ciffet.

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, home-d and appraisement laws.

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

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

	<u> </u>		Bort L. Hills	
n principal de la companya de la co Na companya de la comp	<u></u>		Lois P. Hills	
TATE OF KANSAS, COUNTY OF DOUGLAS, ss.				
Before me, the undersigned, a Notary Public, in	and for said County and State, on this	12	day ofJanu	ary, 19 <u>35</u> ,
ersonally appeared Bort L. Hills also h	morm as B. L. Hills and Lois	P. 1411	s, his wife	
me personally known and known to me to be the i theyexecuted the same asthoirfree Witness my hand and official seal the day and ye	and voluntary act and deed for the use			knowledged to me that
My Commission expires <u>April 25, 1935</u> Logal Scal			U. A. COURT	Notary Public.
In consideration of the making by The Federal I	Land Bank of Wichits to			
f the loan secured by the within mortgage, the under tent of all sums secured thereby.	rsigned National Farm Loan Association 1	hereby Indo	ses this mortgage and bec	omes liable for the pay-
Dated this 12th day of	Januery , 19.	35.		
TheKew Velley	National Farm Loan Association of	d des de	Laurenco, Eanse	N. Harris I
	na hair a salar in hair an . Na historia	By		ar a Barra an Anna an Anna Anna Anna Anna Anna
				President.
langan ing panganan ng pang Ng pangang pang	the approximation of the standard		C. C. Gorstonbor	chr.
The amount secured by this mortgage has been paid in I	(RELEASE)	n.,		an an an air an an an air a' an
The amount secured by this mortgage has been paid in f	full, and the same is hereby carceled this,	/th_day	of glec	
Car P M	The Federal gand a	Jank og	Wichita a co	poration
(Cyp. Sed)	The Federal dand a	nen Il	Puilt	

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