2. To pay when due all payments provided for in the note(s) J. To make return of said real estate for taxatlon, when so	secured hereby. required by law; and to pay before they become delinquent all taxes, charges and assessments legally levied
4. To insure and keep insured all buildings and other inspire torsado, in such manner, in such companies and for such amo with, and loss thereunder to be payable to, the mortagee as it mortagee in settlement of an insured loss may, at the option construction of the destroyed improvement(d), and if not so app whether or not the same be due and payable.	usin as may be autifactory in the mortgace; the policyleid evidencia; such insurance coverage to be deposited interest may appear. Any runs act the insured under the trum of two years positivities) and gold to the of the mortgace and solviet to the general regulations of the Lind Bank Commissioner, by applied to the re- ticle lawy, at the option of the monaget, the applied in payment of any modelectors event by this mortgace,
6. Not to permit, either willfully or by neglect, any unreasonable the same in good repair et all simes; not to remore or permit to to be committed upon the premites; not to cut or remore any he will not permit said real estate to depreciate in value because	Be directation in the value of add premises or the buildings and improvements situate thereon, but to keep be transored from add premise any buildings or improvements intuited thereon; not to commist or suffer waste timber thereform, or permit same, excepting such as garden excessary for ordinary domestic purposes; and that of crosson, insufficient water supply, inadequate draining, improved frigition, or for any reason anning out of
defend or protect its rights or lien acquired hereunder, includ	arred by it in any suit to foreclose this montgage, or in any suit in which the mortgagee may be obliged to ing all abstract fees, count count, a reasonable autoring fee where allowed by law, and other expensity and much rectioners. Purpose of paying any sum or rums secured hereby will be poil upon personation, and that all agrecies used inten the proceeds of such tiems to the mortgagee, shall be considered agents of the mortgager.
This mortgage is made to the mortgagee as a Feder to be in all respects subject to and governed by the term	al Land Bank doing business under the "Federal Farm Loan Act," as amended, and is hereby agree as and provisions of sald Act as amended.
	an hereby secured made certain representations to the mortgagee as to the purpose or purposes for epersentations are hereby specifically referred to and made a part of this mortgage.
In the event the mortgagor shall fall to pay when deprovided for, the mortgagee may make such payment or secured by the lien of this mortgage, and bear interest for	ue any taxes or assessments against said security, or fail to maintain insurance as hereinbefor provide such insurance, and the amount(s) paid therefor shall become a part of the indebtednes rom the date of payment at the rate of eight per cent per annum.
The said mortgagor hereby transfers, sets over and time become due and payable under any oil and gas or ing the above described land, or any portion thereof, a other instruments as the mortgagee may now or hereaft	conveys to the mortgagee, all rents, royalties, bonuses and delay moneys that may from time to other mineral lease(s) of any kind now existing, or that may hereafter come into existence, coven da said mortgager agrees to execute, acknowledge and deliver to the mortgagee such deede er require in order to facilitate the payment to it of said rents, royalties, bonuses and ede all be applied; first, to the payment of matured installments upon the note(s) secured hereby and/wanced in payment of taxes, insurance premiums, or other assessments, as herein provided, te and discharge the loan or said mortgagee may at its option, turn over and deliver to the thal such su as, without projudice to its rights to take and retain any future sum or sums, and with tage. The transfer and conveyance hereunder to the mortgage of said rents, royalties, bonuse or the payment or reduction of the mortgage debt, subject to the mortgage's option as herein and relate. Upon payment in full of the mortgage debt and the release of the mortgage of refurther force and effect.
If the lands hereby conveyed shall ever, during the lif special assessment district and/or become subject to and	e of this mortgage, become included within the boundaries of any irrigation, drainage or othe liable for special assessments of any kind, for the payment of which said lands are not liable a ole of the indebtedness hereby secured shall, at the option of the mortgagee, become due an
forthwith foreciose this mortgage.	premises conveyed hereby shall, in the opinion of the mortgagee, become insufficient to secure thining unpaid, by reason of an insufficient water supply, inadequate drainage, improper irrigation is option, to declare the unpaid balance of the indebtedness secured hereby due and payable and to
In the event of foreclosure of this mortgage, the control of the premises described herein and collect the direction of the court to the payment of any judgment r	mortgagee shall be entitled to have a receiver appointed by the court to take peasession and rents, issues and profits thereof; the amounts so collected by such receiver to be applied under the endered or amount found due under this mortgage.
If any of the payments of the above described note(s to become delinquent, or fail to keep the buildings and ferent purposes from those for which it was obtained, or contained, then the whole of the indebtedness secured he from such date at the rate of eight her cent her annum.) be not palk when due, or if the mortgagor shall permit any taxes or assessments on said land improvements insured as herein provided, or apply the preceded of this loan to substantially diff a shall fail to keep and perform all and singular the covenants, conditions and agreements herein the contract of the mortgage, shall become immediately due and payable and bear interest and this mortgage subject to foreclosure.
and the property of the mortgage, or in the season was and be the property of the mortgage, or in the seat of or Master's sale, upon expiration of the redemption perioder, and shall perform all of the other covenants and center, and shall perform all of the other covenants and center of the sale mortgager hereby waives notice of election tead and appraisement laws. The said mortgager hereby waives notice of election tead and appraisement laws. The covenants and agreements herein contained shall he respective parties hereto.	e hereof, the mortgager shall have the privilege of paying any number of unmatured principal yments shall not operate to abate or reduce thereafter the periodical payments of principal an te to sooner retire and discharge the loan. real estate above described, which have heretofore been delivered by the mortgagor to the mort the indebtedness secured hereby shall have been paid and discharged in full, and in the event the mortgager in satisfaction of the mortgage indebtedness, said abstracts shall thereupon become foreclosure of this mortgage, the title to said abstracts shall pass to the purchaser at the Sheriff' d provided by law. ayments provided for in said note(s), and relimbures said mortgagee for all sums advanced here miditions herein set forth, then this mertgage shall be void, otherwise to be and remain in full fore to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, home extend to and be binding upon the heirs, executors, administrators, successors and assigns on the set his hand and seal the day and year first above written.
	John Hout
	Minnie Hout
TATE OF KANSAS, COUNTY OF DOUGLAS, 58.	
	for said County and State, on this 18 day of January , 1935.
o me personally known and known to me to be the identi-	hn H. Hout. and Minnio L. Hout. also known as Minnio Hout; his wife— cal persof— who executed the within and foregoing instrument and acknowledged to me that voluntary act and deed for the uses and purposes therein set forth. t shows written
Seal) ly Commission expiresNovember_15, 1937	C C Gerstenberger Notary Public.
In consideration of the making by The Federal Land	Bank of Wichita toJohn Hout also known as John H. Hout and
Minnie L. Hout also known as Minnie	
	d National Farm Loan Association hereby indorses this mortgage and becomes liable for the pay-
[1] 하는 1 1710년 - 1 11 - 1 - 11 - 1 - 1 - 1 - 1 - 1 -	anuary, 1935
The Kaw Valley Nati	onal Farm Loan Association of Lawrence, Kansac
	ByPresident,
iki yazi kecimpi asal minan hingi, yan dipalmasi. Kalikaji ili 200 maturi maturi balan kitu salawa bata	C C Gerstenberger
	(RELEASE)
ne amount secured by this mortgage has been paid in full, a	nd the/same is hereby cancelled this. The day of County 1949
(C. p. Sed)	I he Tederal a and Wank of Wishita, a Conforation
Coy	of M. N. Jones Vice President

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