secured by the line indicate may make such payment or provide such insurance against said security, or fail to main	<b>.</b>
In the event the mortgagor shall fail to pay when due any targe or assessments against said security. or fail to main provided for, the mortgage may make such payment or provide such insurance, and the amount(s) paid therefor shall be secured by the lien of this mortgage, and hear interest from the date of payment at the rate of eight per cent per annum. The said mortgagor hereby transfers, sets over and conveys to the mortgage, all rent, revalues and dates and and then been due and payhole under any even and conveys to the mortgage.	ain insurance as hereinbefor me a part of the indebtedner
secure by the lien of this mortgage, and hear interest from the date of payment at the rate of eight per cent per annua. The said mortgage hearby transfers, sets over and conveys to the mortgages, all rents organisms, but may be an annual time become due and paynhe unders and and gas or other mineral leases(s) of any kind now existing, for that may hereat of the interest of the mortgages, all rents, royal that may hereat other interest leases(s) of any kind now existing, for that may hereat other interest leases(s) of any kind now existing, for that may hereat other interest leases(s) of any kind now existing, for that may hereat other interest leases(s) of any kind now existing, for that may hereat other interest leases(s) of any kind now existing, for that may hereat other interest leases (s) of any kind now existing of a said mortgage of any sum advance negative in order to facilitate the payment of matrix into a said r. In section with the interest due thereon; and second, the balance, if any mort of taxs; insurance premiums, or there assess of any summary of an anortgage may in the society of the interest due thereon; and second, the balance, if any mort of taxs; insurance premiums, or other assesses over of a said and any constraint of taxs; insurance premiums, or other assesses over of a said and any other interest and any their second in the balance. If any mort is to interest its outlos, and nortgage may at its option, turn and delay mores a said to a societ and relian any and delay moneys a said to a cher rights under this mortgage. The transfer and converse to its rights to take and relian any and delay mores a shall be come inoperative and of an state in the interest due to the mortgage dot and there or and and its converse in the interest and the mortgage of ore, this conversance shall become inoperative and of an state and effect. The conversance shall become inoperative and of an other or relation of the mortgage dot and there or end the society and and and there or state of the mortgage dot ana	oncys that may from time t ter come into existence, cover the mortgagee such deeds o
to the reimbursement of the mortiage for any make and be hiplicit; first, to the payment of mattered intailments upon the gether with the interest doe thereon; not second, the balance, if any, upon the principal remaining upon the mass reduce the semi-annual payments, but to scond the balance, if any, upon the principal remaining upon the assess owner of said lands, either in whole or is upon reture and discharge the loan; or said mortance may did, is such a manne	royaltics, bonuses and dela note(s) secured hereby and/o cents, as herein provided, to , however, as not to abate o
out prejudice to any of its other rights under this up of all stars uturas, without prejudice to its rights to take ad right and retain any and delay moneys shall be construed to be a provincing rate. The transfer and convergence hereunder to the advection for the payment or reduction of the mortage and the shall be added to be	over and deliver to the they uture sum or sums, and with said rents, royalties, bonuse: ortgagee's option as herein-
If the lands hereby converged hall every during the life of his mortgage, become included within the boundaries of any special assessment district and/or become subject to and limble for surgage, become included within the boundaries of any the data sessment district and/or become subject to and limble for surgage, become included within the boundaries of any payable forthwith. If at any time, during the life of this mortgage, the number of the function of the security of t	rigation, drainage or other
If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the option of the mortgage of the indebtedness then remaining unpudid, by reason of an insufficient water supply, inadequate a forthwith foreclose this mortgage. In the event of foreclosure of this mortgage, the mortgage shall have the right, at its option, to declare the unpud balance of the indebtedness secured he control of the mortgage.	mortgagee, become due and me insufficient to secure the
direction of the court is the neutrin and collect the rents, issues and profits thereof, the areceiver appointed by the	ourt to take possession and
If any of the payments of the above described notes the note and any found due with a minimum is occulted by such rec- to become delinquent, or fail to keep the buildings and improvement when due, or if the mortgage. The second delinquent, or fail to keep the buildings and improvement any fail of the mortgage shall permit any taxes a containup described to the inductive secure deline of the second second and any failed to the proceeds of the from such date at the rate of eight per cent per annum, and this mortgage subject to foreclosure. At any payments of the delth fareby secure from the date hereof, the mortgage subject to foreclosure.	iver to be applied under the assessments on said lands
tomanch the the whole of the indebtedness secured hereby. It is to keep and perform all and singular the covenants, could be and the second hereby at the option of the mostgarce, shall become immediately due an Annue and this mostgare subject to foreclosure.	is ion to substantially dif- ions and agreements herein d payable and bear interest
It is agreed not that all of the mode, but shall operate to somer retire and discharge the loan. It is agreed that all of the abstrate of the to be real estate above described, which have berefores been delivered by this to some a second hereby shall have been paid and discharged is and be the property of the mortgage or to the mortgage to the mortgage is astisfaction of the mortgage and discharged is and be the property of the mortgage or to the mortgage to the mortgage is astisfaction of the mortgage charged is or Master as allo, upon expiration of the in the event of forceologue of this mortgage.	by of unmatured principal payments of principal and the mortgagor to the mort- a full, and in the event the cits shall thereupon become
tead and appraisement laws.	
	the stay, valuation, nome-
IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written.	accessors and assigns of
D. W. Johanning	
Johanna Jahanni	
Johanna Johanning	
ATE OF KANSAS, COUNTY OF DOUGLAS, 55.	
ATE OF KANSAS, COUNTY OF DOUGLAS, as. Before me, the undersigned, a Notary Public, in and for said County and State on this	
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	, 19.35.,
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	, 1935.,
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this9thday ofJuly sonally appeared J's. Johanning and Johanna Johanning, his wife me personally known and known to me to be the identical person S who executed the within and foregoing instrument and an theyexecuted the same astheir_free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. (SERL) Commission expires November 15th, 1937 C, C, Gerstenberge.	knowledged to me that
TE OF KANSAS, COUNTY OF DOUGLAS, ss. Befors me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public. mes liable for the pay-
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public. mes llable for the pay- President.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public. mes liable for the pay- President
ATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public. mes liable for the pay- President. retary-Treasurer.
ATE OF KANSAS, COUNTY OF DOUGLAS, ss.  Before me, the undersigned, a Notary Public, in and for said County and State, on this	knowledged to me that Notary Public. mes liable for the pay- President. retary-Treasurer.

The mortgagor 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.

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.

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The mortgagor does hereby covenant 2:4 agree with the mortgagee, as follows: 1. To be now involve write write write a difficult with a set of all above described real entry is and right to set of the same is free from 1. To be now involve write and ited above the the three distributions of distance of sinks of all persons whonevers. 2. To pay when doe all payments perioded for in the aste(s) excured here, 2. To sinks of the same is free from 3. To have now of all set of the formed and the same is free from 4. To invoke and the same is free from 4. To invoke and the same is a set of the same is and the same set of the same is a set of the same is

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

184