the submit of the contract of the state is tracted to present the contract of the state of the contract of the	with, and loss thereunder to be payable to, the mortgaree as its interest may appear. Any purse due the insured those the terms of any such point point of the mortgare in settlement of an insured itse may, at the option of the mortgare and subject to the general regulations of the Land Bank Commitment, as applied to the mortgare in settlement of an insured insurement, and in our or applied may, at the option of the mortgare, he applied in payment of any indebtedness secured by this mortgare.
food at green in that the plant property in property in the property of the pr	against the property herean converted. 4. To insure and keep insured, all combines and other improvements one or, or which may hereafter be "deced on and premiers against less or damage by fire and 4. To insure and keep insured, alternative compares to the dependence of the contract o
This mortigge is much to the nortigage on a Priestent Land limit dong quinted under the 1-2 mortigate as to the purpose or representable to the review application for the lean heavile and the purpose or purposes that the proceeds of this loss are to be used. Such representations are heavily specifically referred to and made a part of this mortigage. In the cent the mortigage may make such hopment or provide fact hardware and the purpose or purposes. The purpose of the purpose or purposes the purpose of the purp	he "all non print and real entare to depocitize in value because of crosion, insufficient water supply, insequent entare, impoper terragions, or for any reson aroung our feet irrigation and sold retaining to a sold lands. 7. To reinhouse the muttages and expenses insured by it in any mist, to forefuce this morrisate or in the which the memory of the second terragion and included in any officers of forefree the second terragion and included in any officers of terragions.
The mortgager in the written application for the lann hereby secured made critial regressrations to the mortgager as to the purpose surposes. By the worst the mortgager and this case of the secured by the list of the mortgager, and the secured by the list of the mortgager, and the secured by the list of the mortgager, and the interest from the case of sparent at all extent, or full to maintain interact on the secured by the list of the mortgager, and the interest from the case of sparent at last a of eight are per an anna. The said mortgager hereby transfer, sets were and canvers to the mortgager, all events, and the secured of the secured by the list of the mortgager and the secured of the secured and officers and the secured the list of the secured of the mortgager and the secured and secured the list of the secured that the secured the list of the secured the list of the mortgager and the list of the secured that the list of the secured the list of the secured that the list of the secured the list of the secured that the list of the secured that the list of the list of the secured the list of the secured that the list of the	This mortgage is made to the mortgagee as a Federal Land Bank doing business under the "Federal Farm Loan Act," as amended, and is never by to be in all respects subject to and governed by the terms and provisions of said Act a animoded.
The said mortgages bereby transfers, sets over an ecovery to the mortgages, all reads, synablish, homes and deby, receipt that my for them be assessed on the said of the said	The mortgagor in the written application for the loan hereby secured made certain representations to the mortgagee as to the purpose or purpose which the precede of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage.
pecial assessment dishret sulfor become subject to and lishe for special assessments of say kind, for the payment of which said inhals are not included to the indebteness bereby secretical shill, at the option of the mortgage, become due a spable forthwith. If at any time, during the life of this mortgage, the premises conveyed herely shall, in the opinion of the mortgage, become due a spable forthwith. If at any time, during the life of this mortgage, the premises conveyed herely shall, in the opinion of the mortgage, having proper first and the property of the mortgage, shall become intended by the property of the property of the mortgage, shall become intended by the property of the property of the mortgage, shall become intended by the property of the property of the mortgage of the mortgage, shall become intended by the property of the property of the property of the mortgage of the mortgage, shall become intended by the property of the property of the property of the mortgage of the mortgage of the mortgage of the property of the property of the mortgage of the	In the event the mortgagor shall fall to pay when due any taxes or assessments against said security, or fall to maintain insurance as normal provided for, the mortgager may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebte secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per annum.
pecial assessment dishret sulfor become subject to and lishe for special assessments of say kind, for the payment of which said inhals are not included to the indebteness bereby secretical shill, at the option of the mortgage, become due a spable forthwith. If at any time, during the life of this mortgage, the premises conveyed herely shall, in the opinion of the mortgage, become due a spable forthwith. If at any time, during the life of this mortgage, the premises conveyed herely shall, in the opinion of the mortgage, having proper first and the property of the mortgage, shall become intended by the property of the property of the mortgage, shall become intended by the property of the property of the mortgage, shall become intended by the property of the property of the mortgage of the mortgage, shall become intended by the property of the property of the property of the mortgage of the mortgage, shall become intended by the property of the property of the property of the mortgage of the mortgage of the mortgage of the property of the property of the mortgage of the	The said mortgager hereby transfers, sets over and conveys to the mortgagee, all rents, royalities, bonuses and delay anneys that may from this time become due and payable under any oil and gas or other 'inheral lease(s) of any kind now cuisting, or that may breatter come into existence, c ing the above described land, or any portion thereof, and said mortgager grees to execute, acknowledge and deliver to the mortgagee such does not interest the payment to it said tents, royalities, bonuses of moneys. All such sums so received by the mortgagee shall be applied; farst, to the payment of said tents, royalities, bonuses that the relimination of the payment or remaining ungoid, such a manner, however, as not observed to the semi-annual payments, but to sconer relies and discharge the loan; or said mortgagee may, at its option, turn over and deliver to the overall and the payment of the payment or reduction of the mortgage of said rents, royalities, but and delay moneys shall be construed to be a provision for the payment or reduction of the mortgage debt, subject to the mortgage in as he before provided, independent of the mortgage lien on said real estate. Upon payment in full of the mortgage debt and the release of the mortgage of ord, this conveyance shall become important went and of no further force and effect.
If a any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgages of the indebedences then remaining upusid, by reason of an insufficient water supply, indebeguate drainage, improper trigate records, then said mortgages shall have the right, at its option, to declare the unpul balance of the indebedence security of the contract of the mortgage. In the event of foreclarers of this mortgage, the mortgage shall have the right, at its option, to declare the unpul balance of the indebedence security of the court of the payment of any judgment remarks and profits thereof, the amounts so collected by such receiver to be applied under rection of the ecourt of the payment of any judgment remarked or amount from due due that its mortgage. If any of the payments of the above described mote(s) be not paid when due, or if the mortgage rall permit any taxes or assessments on said list become delinquer, or fall to keep and perform all and important the mortgage of the become delinquer, or fall to keep and perform all and important process from those for which it was obtained, or shall fail to keep and perform all and important any taxes or assessments on said list on the tensor which are the rate of eight per cent per anoma, and this mortgage subject to foreclassic. At any payment period after five years from the date hereof, the mortgager shall have the privilege of paying any number of unmatured privilege methods the relative payment and the contracted to be made, but shall oversite to sessore retire and discharge the loans. At any payment period after five years from the date hereof, the mortgager of the mortgage of the loans of the process of the privilege of paying any number of unmatured privilege herein the payment of the privilege of paying any number of unmatured privilege herein the rectire of the payment of the pay	special assessment district and/or become subject to and liable for special assessments of any kind, for the payment of which said lands are not liab the date of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgages, become due
In the event of foreclosure of this mortgage, the mortragee shall be entitled to have a receiver appointed by the court to take possession interest 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 notes (be not plat) when due, or if the mortgage all permit any taxes or assessment as a sole in the present of the court to the payment of the above described notes (be not plat) when due, or if the mortgage is the present of the present in the present in the present of the present of the present of the present in the present of	If a survive during the life of this marigary the premises conveyed hereby shall in the opinion of the martgages, become insufficient to secur
If any of the payments of the above described note(s) be not paid when due, or if the mortragor shall permit any taxes or assessments on said lay become delinquent, or fall to keep and payments of the mortragor of the contract of the cont	In the event of foreclosure of this mortgage, the mortragee shall be entitled to have a receiver appointed by the court to take possession control of the premises described herein and collect the rents, issues and profits thereof; the amounts so collected by such receiver to be applied unde
At any payment period after five years from the date hereof, the mortgagor shall have the privilege of paying any number of unmatured principal anyments of the debt hereby secured. Such additional payments shall not operate to above the restore thereafter the periodical payments of principal anyments of the debt hereby secured. Such additional payments shall not operate to above the restore thereafter the periodical payments of principal anyments of the principal and the property of the mortgagor to the mortgagor in the mortgagor in the property of the mortgagor of the principal and the principal and the property of the mortgagor of the principal and the principal and principal a	If any of the payments of the above described note(s) be not paid when due, or if the mortgager shall permit any taxes or assessments on said to become delinquent, or fail to keep the buildings and improvements insured as herein provided, or apply proceeds of this loan to substantially ferent purposes from those for which it was obtained, or shall fail to keep and perform all and singuist the covenants, conditions and agreements have been applied to the conditions are depressed in the conditions are dependent and the conditions are depr
Now if the said mortgagor shall pay, when due, all payments provided for in said note(s), and relimbures said notification and conditions herein set forth, then this mertgage shall be void, otherwise to be and remain in full to defect. 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, hored and appraisement laws. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns is respective parties hereto. IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written. George L. Glonn Viola H. Glorm TATE OF KANSAS, COUNTY OF DOUCLAS, as. Before me, the undersigned, a Notary Public, in and for said County and State, ou this	At any payment period after five years from the date hereof, the mortgagor shall have the privilege of paying any number of unmatured prin payments of the debt hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal interest as herein contracted to be made, but shall operate to sooner retire and discharge the loan. It is agreed that all of the abstracts of title to the real estate above described the periodical payments of the mortgagor to the real estate above described the periodical payments of the mortgagor to the real estate above described the periodical payments of the mortgagor to the real estate above described the periodical payments of the mortgagor to the payments of the mortgagor to the mortgago
Viola H. Glerm Viola H. Glerm Viola H. Glerm TATE OF KANSAS, COUNTY OF DOUGLAS, ss. Before me, the undersigned, a Notary Public, in and for said County and State, on this	in WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written.
Before me, the undersigned, a Notary Public, in and for said County and State, ou this	
Before me, the undersigned, a Notary Public, in and for said County and State, ou this	
resonally appeared. Georgo L. Glenn and Viola. ". Glenn, his wife or me personally known and known to me to be the identical person_a who executed the within and foregoing instrument and acknowledged to me the thoy	STATE OF KANSAS, COUNTY OF DOUGLAS, 8s.
me personally known and known to me to be the identical person_s who executed the within and foregoing instrument and acknowledged to me the thoyexecuted the same asthele_Free and voluntary act and deal for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. (SEAL)	Before me, the undersigned, a Notary Public, in and for said County and State, on this
thoy executed the same as their read and year last above written. Witness my hand and official seal the day and year last above written. (SEAL) OGORY J, Lano Notary Public In consideration of the making by The Federal Land Bank of Wichita to the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the paent of all sums secured thereby. Dated this	personally appeared Georgo L. Glenn and Viola 11. Glenn, his wife
(SEAL) (GEAL) (GEAL)	thoy executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.
In consideration of the making by The Federal Land Bank of Wichita to	(SEAL) Oscar J. Lano
ent of all sums secured thereby. Dated this	
Dated this	
TheNational Farm Loan Association ofByPresident.	
By President.	of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the ment of all sums secured thereby.
	of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the ment of all sums secured thereby. Dated this
Secretary-Treasurer. (HELEASE) he amount secured by this mortgage has been paid in full, and the frame is hereby calceled this 29 day of (m) 195	of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the ment of all sums secured thereby. Dated this
The amount secured by this mortgage has been paid in full, and the Assoc is hereby caliceled, this day of the little of the litt	of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the ment of all sums secured thereby. Dated this
The Guderal Land Ganks of Country, a composition	of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the ment of all sums secured thereby. Dated this
(Corp. Seel)	of the loan secured by the within mortgage, the undersigned National Farm Loan Association hereby indorses this mortgage and becomes liable for the ment of all sums secured thereby. Dated this

a

0