Together with all privileges, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, including all water, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, apparatus and fixtures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, or thereafter acquired.

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgager to mort-gages, in the amount of \$ 24,300,60, with interest at the rate of $5\frac{1}{2}$ per cent per annum, asid principal, with interest, being payable on the amortization plan in installments, the last installment being due and payable on the first day of JUNE, 19 99, and providing that defaulted payments shall bear interest at the rate of six per cent

Mortgagor hereby covenants and agrees with martgagee as follows

1. To be now lawfully setzed of the fee simple title to all of said above described real estate; to have good right to sell and convey the same; that the same is free from all encombrances; and to warrant and defend the title thereto spainst the lawful claims or demands of all persons whomsoever. 2. To pay when due all payments provided for in the note(s) secured hereby,

3. To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed or levied against the property herein mortgaged.

A To insure and keep matrix horizance is and other improvements now on, or which may hereafter be placed on, said premises, against loss or dismage by free and or tornaio, in companies and anomaly satisfactory to mortgages, any policy evidencing such matrixes to be deposited with, and loss three under to be parallely to mortgages as its interest may appear. At the option of mortgagers, and subject to general regulations of the Gestroyed improvement(s); or, if not an applied may, at the option of mortgages, he applied in payment of any indebtedness, matured or unmatured, second by this mortgage.

5. To use the proceeds from the loan secured hereby solely for the purposes set forth in mortgagor's appli-ration for said loan.

6. Not to permit, either wilduly or by neglect, any unreasonable depreciation in the value of said prove the buildings and improvements situate thereon, but is keep the same in good repair at all linear remove or permit to be removed from said premises any buildings or inforements situate thereon, permit same, excepting such as may be necessary for molany dimension proves any timber therefore enter the account of said because of sensing of sensing permits and or show and so be committed upon the premises into to sait or remove any timber therefore enter to depreciate in value because of sensing. Insufficient water, supply or for mathematic remove my diminance of remove of said land.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. In the event of the death of mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within 60 days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

60 days of such death, to assume one morrage and the stock interests new by the increase of constant interest. In the event morraged, of fails to pay when due any taxes, liens, indements of Savesments lawfully assessed against prop-erty herein morraged, or fails to maintain insurance as hereinhefore provided, morrages may make such payments or provide and insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured hereby and hear interest from the date of payment at the rate of six per cent per annum.

Such data of payment at the amount(st) pair interior shall become a part of the indepletees secured hereby and bear interest from the date of payment at the rate of als per cent per annum. The shift more payment is the rate of als per cent per annum. The shift more payment is the rate of als per cent per annum. The shift more payment is the rate of als per cent per annum. The shift more payment is the rate of als per cent per annum. The shift more payment is the rate of als per cent per and conveys to morigage all rents, royalties, howness and delay existing, or that may form line to time become due and payable under any oil and gas or any microsoft, and any sums which and any sums which at any time in the future may become payable to morigage particular thereoft, and any sums which antifaction of all civit and anages of whatsoever twid, nature or character, or microsoft, and any sums which and delayer to the morigage may have on the payment of an estimation of all civit of any kind over and related minerals) on the hore described real estate. or any portion thereoft, and said morigames to exceed to a schemele the applied if rat, to the payment of main moving, insure in any form one and any any one horeafter received available the payment to norrigages for any sums advanced insurmed insultments insures are and damages. All such sums or to the insurement and the applied if rat, to the payment of main and related insures in any former of the scheme is and damages. All such sums or to be applied if the then owers, and said morigames all such as an imported and the scheme is an advance of an and the payment of the scheme is an advance of the applied if the then over the scheme is an advance of any control to the pay and or to they is the morigage is and the scheme is any object on the morigame is an advance of the applied is to the morigame is and the scheme is a scheme in a scheme is a scheme in the transment is a scheme in the transment is a scheme in the scheme is a scheme in the scheme is a scheme in the scheme

In the event of foreclosure in thirther, mortgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described between and collect the rents, issues and profits thereof; the ansatz is collected under this mortgage.

In the event mortgage. In the event mortgage, defaults with respect to any evenant or condition hereaf, then at the option of mortgages, the indebtedness secured hereby shall forthauth become due and payable and heaver, mystragee may at its option and without notice mands and this mortgage shall become abhere to forefource. Provided heaver, mystragee may at its respiration without notice mands my such adspiration but no such annulment shall affect any subsequent breach of the rovenants and conditions hereof. Mortgage hereby waives notice of decision to decibe the whole dont due is herein provided, and also the benefit of all stay, valuation, homestead 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 herein.

IN WITNESS WHEREOF, mortgager has heremito set his hand and seal the day and year first above written

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Jackson Wayne Wisenan Falithe Colore Misemian Talitha Edna Wiseman

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