The South Half of the Southeast Quarter of Section 2; All that part of the Southwest Quarter of Section 1, described as follows: Beginning at a point 1, 923,3; feet morth of the southwest corner of Section 1; thence north 88 39 east, 658.9 feet; thence south 0° 14' east, 667,8 feet; thence north 89 39 fet east, 658.0 feet; thence north 0° 02' west, 533.2 feet, thence north 59 fet east, 658.2 feet; thence north 0° 04' west, 10744; feet; thence mouth 890 49' west, 380.5 feet; thence north 0° 04' west, 10744; feet; thence south 88° 544' west, 1691.5 feet along the east and west Quarter Section line of said Section 1; thence south 1,323.3 feet along the west houndary of said Section 1; thence north 0° 04' west, 10744; feet; thence south 88° 544' west, 1691.5 feet along the east and west Quarter Section line of said Section 1; thence south 1,323.3 feet along the west houndary of said Section 1 to point of beginning at a point 1,630.9 feet north arres, more or less (except a tract beginning at a point 1,630.9 feet north and 558.25 feet east of the southwest corner of Section 1, said point of beginning being marked by a limestone found in place marking the southwest corner of a parcel of land belonging to the Twin Mound School District; thence north 0° 13' east, 434.9 feet; thence morth 88° 51' west 359.77 feet to the point of beginning, containing 3.54 acres, more or less); southwest Quarter of Section 25 (Except a tract beginning at the southeast corner of said Quarter Section; thence west on the south line of said Quarter Section which is 600 feet to the northeast corner of said Quarter Section; thence east 600 feet to the northeast corner of said Quarter Section; thence south along the east line of said Quarter Section to the point of beginning); and the Northwest Quarter of Section 26; all nownship 14 South, Range 17 East of the Sixth Principal Meridian, (subject to existing easements for pipelines and public roads and utilities. ----(subject to existing easements for pipelines and public roads and utilities.)

439.13 acres. more or less. Ing easements and rights of way and except mineral interests owned by third persons under valid reservation

Together with all privileges, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, including all water, irr and draipage rights of every kind and description, however evidenced or manifested, and all rights of way, apparatus and fixtures belong used in connection therewith, whether owned by mortgagor at the date of this mortgage, or thereafter acquired, also abstracts or of ence of title to the above described real estate.

This mortgage is given to secure the payment of a promissory note of even date herowith, executed by mortgagor to mortgagee, in the amount of \$ 44,600.00 with interest as provided for in said note, being payable in installments, the last of which being due and payable on the first day of JANUARY 2002

Mortgagor hereby convenants and agrees with mortgagee as follows

1. To be now lawfully seized of the fee simple tills 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 warrent and defend the title therete against the lawful claims or demands of all persons whomsoever.

2. To pay when due all payments provided for in the note(s) secured hereby.

To pay when due all taxes, liens, judgments, or assessments which may be lawfully assenty herein mortgaged.

4. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premises, against loss or damage by fire and/or tornado. In companies and amounts satisfactory to mortgage, any policy evidencing such insurance to be deposited with, and loss thereander to be payable to. mortgage as its interest may appear. At the option of mortgager, and subject to general regulations of the Farm Credit Administration, sums as received by mortgage may be used to pay for reconstruction of the destroyed improvements) or. If not so applied may, at the option of the mortgage, be applied in payment of any indebtedness, matured or unmatured, secured by this mortgage.

. To use the proceeds from the loan secured hereby solely for the purposes set-forth L mortgagor's applicati

Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premises or the h d improvements situate thereon, but to keep the same in good repair at all times, not to remove or permit to be n om said premises any buildings or improvements situate thereon; not to commit or suffer waste to be committed u emises, not to cut or remove any timber therefrom, or permit same excepting such as may be necessary for o

domestic purposes and not to permit said real estate to depreciate in value because of erosion, insufficient water supply or for inadequate or improper drainage or irrigation of said land.

7. The mortgagee may, at any time, without notice, release all or any part of the premises described herein, grant extensions and deforments, agree to and grant renewals and reamortizations of the indebiedness, or any part thereof, or release from paraonal liability any one or more parties who are or may become liable for the indebiedness or any part thereof, without effecting the priority of this mortgage or the parsonal liability of the mortgager or any party liable or who may become liable for the payment of the lien hereof.

8. To reamburse mortgagee for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgage may be obliged to defend or protect its rights or lien acquired hereunder, including all abstract fees, court costs, a reasonable attorney fee, where allowed by law, and other expenses, and such sums shall be secured hereby and included in any decree of foreflobure.

nortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto

In the event mortgagor fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property l ged, or fails to maintain insurance as hereinbefore provided, mortgages may make such payments or provide such insuran nount(s) paid therefor shall become a part of the indebtedness secured hereby and bear interest from the date of payment as pro-ie above described note.

a above described note: The said mortgager hereby transfers, assigns, sets over and conveys to mortgages all rents, royalties, horuses and delay mon m time to time become due and payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may be or existing, e.g., covering the above described land, or any portion thereof, and any sums which are now payable, or which at an ture may become payable to mortgager, or successors, in settlement and satisfication of all claims, injuries, and demages of what here or character, growing out of. Incident to, or in connection with the production, exploration, defining, operating or mining cluding, but not limited to oil and gas and related minerals to un the above described and, or any portion thereof, and any sums which are now payable, or which at an increase to or successors, in settlement and satisfaction of all claims, injuries, and demages of what here or character, growing out of. Incident to o, in a connection with the production, exploration, defining, operating or mining cluding, but not limited to oil and gas and related minerals to u the above described real estate, or any portion thereof, and as received to said rents, royalites, bouuses, delay moneys, claims, injuries, and damages. All such sums so received by if any sums advanced in payment of taxes, insurance premiums, or other assessments, as herein provided, togethar with the latter ; and second, the balance, if any, upon the principal remaining unpaid. In such a mancer, however, as not to able or reduce the her in whole or in part, any of such sums, without prejudice to its rights to take and rotain any future sum or sums, and with any or its other single to be a provided. Ingethar without prejudice to the sum over and deliver to the sum over and such as any or its other remaining unpaid. In such a mancer, however, as not to able or noduce the yments but to some retire and discharge the loan or said mortgage may, at its option, turn over and deliver to the time over a roug

ed by the court to take possession and elected by such receiver to be applied

In the event of Ioraclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take possess trol of the premises described herein and collect the rents, issues and profits thereof, the amounts so collected by such receiver to be for the direction of the court to the payment of any indgment rendered or amount found due under this mortgage. The index is the event mortgager defaults with respect to any covenant or condition hereof, then, at the option of mortgages, the index ured hereby shall furthwith become due and payable and beau interest as provided for in the above described note and this mortgage more subject to forschoure. Provided, however, mortgage may at its option and without notice annul any such ecceleration but in mineral shall affect any subsequent breach of the covenants and conditions hereof.

Mortgagor hereby waives notice of election to declars the whole dubt due as herein provided, and also the benefit of all stay, va istead and apprecisement laws.

and agreements herein contained shall extend to and be binding upon the heirs, executors, ada