120 acres, more or less. ts and rights of way and except mineral interests owned by third persons under valid reservati

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

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgagor to mortgagee, in the paint of \$ 10,600.00 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 2002 JULY

Mortgagor hereby convenants and agrees with mortgagee as follows:

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 encumbrances; and to warrant and defend the title thereto against the lawful claims or demands of all persons whomsoever.
 To pay when due all payments provided for in the note(s) secured hereby.

3. To pay when due all taxes, liens, judgments, oP assessments which may be lawfully assessed or levied against the prop erty berein mortgaged.

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

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

6. Not to permit, either wilfully or by neglect, any unreasonable deprectation in the value of said premises or the building and improvements situate thereon, but to keep the same in good repair at all times; not to remove or permit to be remove from said premises any buildings or improvements situate thereon; not to commit or suffer waste to be committed upon the premises; not to cut or remove any timber therefrom, or permit same, excepting such as may be necessary for ordinary for ordinary for the premises.

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 mortgages may, at any time, without notice, release all or any part of the premises described herein, grant extension and deforments, agree to and grant renewals and reamortizations of the indebtedness, or any part thereof, or release fro personal liability any one or more parties who are or may become liable for the indebtedness or any part thereof, without affecting the priority of this mortgage or the personal liability of the mortgagor or any party liable or who may become liab for the payment of the lien hereof.

8. To reimburse mortgagee for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgages 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 foreclosure.

mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplem

In the event mortgagor fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein mort-gaged, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured hereby and bear interest from the date of payment as provided for in the above described note.

a above described note.
The said mortgagor hereby transfers, assigns, sets over and conveys to mortgagoe all rents, royalties, bonuses and delay moneys that may orm time to time become due and payable under any oil and gas or other mineral isas(s) of any kind now existing, or that may hereafter come to existence, covering the above described land, or any portion thereof, and any sums which are now payable, or which at any time in the ture may become payable to mortgagor, or successors, in settlement and satisfaction of all claims, injuries, and damages of whatsoever kind nure or character, growing out of, incident to, or in connection with the production, exploration, drilling, operating or mining for minerely accluding, but not limited to oil and gas and related minerals) on the above described real estate, or any portion thereof, and asid mortgagor grees to execute, acknowledge and deliver to the mortgagee such instruments, as the mortgagoe may now or hereafter require in order to facility the the payment to it of said rents, royalties, bonuses, delay moneys, claims, injuries and damages. All such suns so received by the mortgage will be applied first, to the payment of matured installments upon the note(s) secured hereby and or to the reimbursement of the mortgage in any suns advanced in payment of taxes, insurance premiums, or other assessments, as herein provided, together with the interest due there names however, as not to abate or reduce the installment supon the note(s) secured hereby and or to the reimbursement of adjusted and there installments, without prejudice to its rights to take and refut any future sum or sums, and without prejudice to any of its other rights under this mortgage. The transfer and conveyance hereunder to the mortgage of the aforementioned payments sha e construed to the mortgage. The transfer and conveyance hereunder to the mortgage is option as hereinbolicor provide any of its other rights under this mortgage. The transfer and conveyance hereunder to the mortgage is

In the event of foreclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take possession and foil of the premises described herein and collect the rents. issues and profits thereof, the amounts so collected by such receiver to be applied or the direction of the court to the payment of any judgment rendered or amount found due under this mortgage. The the event mortgage defaults with respect to any covenant or condition hereof, then, at the option of mortgages, the indebtedness ared hereby shall forthwith become due and payable and bear interest as provided for in the above described note and this mortgage shall me subject to foreclosure. Provided, however, mortgage may at its option and without notice annul any such acceleration but no such ulment shall affect any subsequent breach of the covenants and conditions hereof.

ackager hereby waives notice of and appruisement laws.

The covenants and agreements gas of the respective parties he

Donald L Multkuhle Shirley & Wultkahle shirley D. Jultkuhle

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STATE OF ss COUNTY OF

July 15, 1972

Before me, the undersigned, a Notary Public, in and for said County and State, on this 4th of JUNE 1969 personally appeared DONALD L. WULFKUHLE and SHIRLEY D. WULFKUHLE, husband and wife, e personally known and known to me to be the identical person s who executed the within and foreg oing instru their free and voluntary act and deed for the uses and purposes they executed the same as

wledged to me that IN Martine Part nd and official seal the day and year last abo Gloria M. Leonhard, Notary Public

BLIC " COMMENT

Janue Beam Register of Deeds