83

178 5 THE FEDERAL LAND BANK OF WICHITA

First Farm and Ranch Mortgage

BOOK 154 THIS INDENTURE. Made this

108-A REV. 2-68

llth day of

. PERRY KITSMILLER Ja widower,

hereinafter called mortgagor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA. Wichita. Kansas, a corporation, or and existing under the Federal Farm Loan Act approved july 17, 1916, hereinafter called mortgagee.

JULY

. 1969 . between

WITNESSETH: That said mortgagor, for and in consideration of the making of a loan as evidenced by a note described herein, rec in is hereby acknowledged, mortgages to said mortgages, all of the following described real estate situate in the County of ch is hereb DOUGLAS , and State of KANSAS

The South Half of the South Half of the Southeast Quarter of Section 1; and the North Half of the Northeast Quarter of Section 12, all in Township 14 South, Range 17 East of the Sixth Principal Meridian.

16

Containing 120 acres, more or less, abject to existing easements and rights of way and except mineral interests or ow of record.

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

This mortgage is given to secure the payment of a prom mount of \$ 10,100.00 with interest as provided availe on the first day of DECEMBER ent of a promissory note of even date herewith, executed by mortgage#to mortgag at as provided for in said note, being payable in installments, the last of which being 2002

Mortgagor hereby convenants and agrees with mortgagee as follows

To be now lawfully seized 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.

2. To pay when due all payments provided for in the notets) secured hereby.

3. To pay when due all taxes, liens, judgments, or ass erty been mortgaged

4. To insure and keep insured buildings and other improvements now on, or which may he premises, against loss or damage by fire and, or ternade, in companies and amounts satisfact evidencing such insurance to be deposited with, and loss thereunder to be payable to, morts age At the option of mortgagor, and subject to general regulations of the Parm Credit Administration gagee may be used to pay for reconstruction of the destroyed improvement(s), or, if not so app mortgagee, be applied in payment of any indebtedness, matured or unmatured, secured by this

5. To use the proceeds from the loan secured hereby solely for the purposes set forth in mortgager's applica-6. Not to permit, either withilly or by neglect, any unreasonable depreciation in the value of said pro and improvements situate thereon, but to keep the same in sofid repair at all times not to remove o from said premises any buildings or improvements situate thereon, not to commit or suffer, waste to premises, not to cat or remove any timber therefrom: or permit same, excepting such as usy be

it said real estate to depreciate in value because of ero-ge or irrigation of said land.

vithout notice, release all or any part of the premises description of the indebtedness, or any artists who are or may become liable for the indebtedness, or any party liable to the present liablity of the mortgesor or any party liable.

by it in any suit to foreclose to or lien acquired hereunder. Inc ther expenses; and such sum

In the event mortgagor fails to pay when due any taxes, lien-ed, or fails to maintain insurance as be reinbefore provided, unit(s) paid therefor shall become a part of the indebtedness so above described note... judgments or assessments lawfully assessed against property herain mor ortgagee may make such payments or provide such insurance, and th ured hereby and bear interest from the date of payment as provided for i

i. assigns, sets over and conveys to mortgage all rents, roy, is under any oil and gas or other mineral lease(s) of any knowed or successors, in settlement and satisfaction of all claims, indent to: or in connection with the production, exploration and related minerals' on the above described real estate, etc to the mortgages such instruments, as the mortgages may iss, honuses, delay moneys, claims, injuries and domages. A matured installments upon the note(s) secured hereby and is, theurance premiums, or other assessments, as herein pro-the principal remaining unpaid, in such a manner, however, the principal remaining unpaid, in such a manner, however, we the loan or said martigoges may, all its option, turn over a sums, without prejudice to its fights to take and retain any gage. The transfer and conveyonce hereunder to the mortga-the principal remains and here and the morte is the mort sums. Without or other and conveyonce hereunder to the morte yone or enduction of the mortgage dobt, subject to the morts.

in the event mortgagor defa ed hereby shall forthwith is ne subject to foreclosure ment shall effect any subse rults with respect to any cover adition beroof, then, at the option of mo as provided for in the above described an option and without action anall say such

Mortgagor hereby waives not stead and appraisement laws

The covenants and agreements as of the respective parties he

Deny Hitsmiller Perry Kitsmiller