5625 state of Hissderi) County () xxxx of St. Louis) On this 137% day of _______, 1970, effore me, the indersigned, a Notary Public, an eared Richard M. Shitle, to me personally known, who being by the duly sworn, did say that he is the Supervisory Liguidation & Disposal Officer of the Small Husiness Administration, St. Louis, Missouri, an Agency of the United States Covernment, and is authorized by delegation of authority sullished in the Pederal Register on March 8, 1969, (34 F.M. SOb3) and the foregoing Release was signed by his on behalf of said Small Husiness Administration, and he second educed as delegate to be the free ect and dued of the said Small Basiness Administration. (Notarial (R2) (HRETO - 1- 1-TIDLIC No coentre polly +1-1 County XXXX John F. Molloy by Commission Expires: 9-19-72. Recorded January 19, 1970 at 4:10 P.M. Janue Beem Register of Deeds Form 108-Å-1 12-69 THE FEDERAL LAND BANK OF WICHITA 19889 - First Farm and Ranch Mortgage BOOK 155 Loan No. 159855-844-K Combined THIS INDENTURE, Made this 13th day of JANUARY , 19 70, between J. E. GOODYEAR, a/k/a JAMES E. GOODYEAR, and GEORGETTA GOODYEAR, husband and wife, hereinafter called mortgagor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas, a corporation, organized and existing under the Federal Farm Loan Act approved July 17, 1916, hereinafter called mortgages. WITNESSETH: That said mortgagor, to secure the indebtedness hereinafter described, hereby mortgages to said mortgages, all of the following ibed real estate situate in the County of DOUGLAS, and State of KANSAS to-wit: The Northwest Quarter of Section 13, Township 14 South, Range 17 East of the 6th P. M.; The South Half of the Northwest Quarter of Section 12, Township 14 South, Range 17 East of the 6th P. M.; The South Half of the Southwest Quarter of Section 12, Township 14 South, Range 17 East of the #6th P. M. acres, more or less. Its and rights of way and except mineral interests owned by third persons under valid reservations or conveys 320 ing Together with all privileges, hereditaments and appurtenances thereunto belonging; or in any wise appertaining, including all water, irrigation single rights of every kind and description, however evidenced or manifested, and all rights-of, way, apparatus and fixtures belonging to or use section therewith, whether owned by mortgagor at the date of this mortgage, or thereafter sequired; also abstracts or other evidence of title to we described real estate. This mortgage secures the payment of all indebted d and owing under the following loans made by mortgages A loan previously made, evidenced by a promissory note dated January 25 \$ 11,400.00 s and . 19 57 in the original principal amount of A loan now being made, evidenced by a promissory note of even date herewith, in the principal amount of \$ 3,800.00 th principal amounts with interest being due in installments, the last due on July 1, 1990, and interest upop such indebtednes ing due at the rates and in the manner provided in said notes and in a supplemental agreement of even date herewith, which provide for future inges in such interest rates. rtgagor hereby covenants and agrees with mortgagee as follows: 1. 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 law-ful claims or demands of all persons whomsoever. 2. To pay when due all payments provided for in the notes and supplemental ag 3. To pay when due all taxes, liens, judg orty herain mortgaged. its, or assessments which may be lawfully assessed or levied against the p 4. To insue and keep insured buildings and other improvements now on, or which may beceafter be placed on, said premises, against ioss or damage by fire and/or tormain, in companies and amounts satisfactory to mortgage, any policy videncing such insurance to be deposited with, and loss thereunder to be payable to, mortgages as its interest may appear at the option of mortgager, and subject to general segulations of the farm Credit Administration, sums to received by magnet may be used to pay for reconstruction of the destroyed improvement(s); or, if not so applied may, at the option of mortgage, be applied in payment of matured indeptedness, or as extra payments on unnatured indeptedness, in the man provided is used notes and supplemental agreement. To use the proceeds from the loan new being made solely for the purposes set forth in the application therefor. Not to permit, either wilfully or by neglect, any antaasonable depreciation in the value of mid premices or the buildings a improvements situate thereon, but to keep the start in good repet at all time; not to remove or parmit to be removed on wid percises any buildings or improvement a inste thereon; not to commit or suffer starts to be committed upon the amount of the cut of remove any limber therefrom, or permit sure, excepting such as may be unceasing for ordinary de-served percises and not to permit said test starts to deprecise in value because of erosion, heartfletent states supply or for subscriptions; and not to permit said test starts to deprecise in value because of erosion, heartfletent states supply or for subscription or supproper drainage or integrition of mid test.

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