apic hereby covenants and agrees with montgages as follows:

1. To be now tawfully seized of the fee simple title to all of said above described real values, to have good right to sail and convey the same; that the same is free from all encumbrances, and to warrant and defend the faile therste against the law ful chimy or domands of all persons whomsever.

2. To pay when due all payments provided for in the notes and supplemental

3. To pay when due all taxes, liens, judgments, or assessments which may be fawfully assessed or levied against the pro-arty herein mortgaged.

4. To insure and keep intured buildings and other improvements now on, or which may horeafter be placed on, said premises, against last or damage by fire and/or formado, in companies and amounts attacactory to mortgages, any policy ordeneng such insurance to be deposited with and loss thereunder to be payable to mortgages as its interest may appear. At the option of mortgages, and subject to general regulations of the Farm (Aredii Administration, sums to received by mortgages insues to be deposited with or fire destroyed improvement(s); or, if not so applied may, at the option of the destroyed improvement(s); or, if not so applied may, at the option of the mortgages, or as extra payments on unmatured indebtedness, in the mature provided in said notes and supplemental agreement.

5. To use the proceeds from the loan now being made solely for the purposes set forth in the application therefor.

6. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements situate thereon, but to keep the same in good repeat at all times; not to remove or permit to be removed from said premises any buildings or improvements situate thereon, but to keep the same in good repeat at all times; not to remove or permit to be removed from said premises any buildings or improvements situate thereon; not to commit of unfor waste to be committed upon the premises; not to control remove any timber therefrom, or permit same, excepting such as may be necessary for ordinary downeating purposes; and not to permit said real state to depreciate in value because of erotion, insufficient water supply or for indequate or improper drainings or irrigation of said land.

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7. The mortgagee may, at any time, without notice, release all or any part of the premises described herein, grant exter and deferments, agree to and grant remevals and remortizations of the indebtedness, or any part thereof, or release fro periodal lisbility any one or more parties who are or may become liable for the indebtedness or any part thereof, without reflecting the priority of this mortgage or the periodal liability of the mortgage or the periodal liability of the mortgage or any part liable or who may become liable for the payment of the lien hereof.

B. To reimburse morigagee 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 hereander, 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.

3 This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof, or supplementary thereto.

In the event mortgager fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein mortgaged, or fails to maintain incomnee as hereinbefore provided, mortgages may make such payments or provide such insurance, and each amount advanced interfor shall become a part of the indebledness secured hereby but shall be immediately due and shall beat inferest from the date of advance to the date of pays-ment as provided in said notes and supplemental agreement.

ment as provided in suid notes and supplemental agreement. The said mortgager hereby transfers, assigns, sets over and conveys to mortgage all enits, poyalies, bosuss and delay moneys that may from time to time become due and payable under any oil and gas at other mineral lease(s) of any kind new existing, or third may hereafter come into existence, to time become due and payable under any oil and gas at other mineral lease(s) of any kind new existing, or third may hereafter come into existence, to time become due and payable under any oil and gas at other mineral lease(s) of any kind new existing, or there mines for mineral including, but not limited to oil and gas at other mineral incident to, or in connection with the production, exploring, often mining for mineral (including, but not limited to oil and gas and re-sages such mathements, as the mortgage may now or hereafter require in order to facilitate the payment to it of aid rents, royalite, bonuses, delay moneys, chains, injuries and dunage. All such turns so received by the mortgage to facilitate the payment of the matriced portion of the moneys, chains, injuries and dunage. All such turns so received by the mortgage of a deliver to the their owner of sid lands, either mo-whole of in part, my or all such sums, without prejudit to it to its ab a option, itum over and deliver to the their owner of sid lands, either in the wort of foreclosure of the mortgage detr, subject to the mortgage of out and sear turns, and without prejudits to be a provision for the payment or reduction of the mortgage detr, subject to the mortgage of out and far set fore fore dist. In the event of foreclosure of this mortgage, mortgages shall be come inoperatives and of no further force and effect. In the event of foreclosure of the mortgage detr, subject to the mortgages of the mortgage.

In the event mortgagor defaults with respect to any covenant or condition hereof or of said notes or supplemental agreement, then, at the option of mortgagee, the indebtedness secured hereby shall forthauth became due and payable and bear interest as provided for in said notes and supplemental agreement, and this mortgage shall become subject to forecleaser. Provided, however, mortgages may at its option and without notice annul any such acceleration but no such annulment shall affect any subsequent breach of the covenants and conditions hereof.

Mortgagor hereby waives notice of election to declare the whole deby due as herein provided, and also the benefit of all stay, valuation, hom of appraisement laws.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and article respective parties hereto.

John B., Souders

Anances P. Sau Frances P. Souders

Along m. O

Sloria M. Leonhardotary Public

STATE OF KANSAS 55. COUNTY OF DOUGLAS

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e, the undersigned, a Notary Public, in and for said County and State, on this 18th HARCH .19 70 personally appeared JOHN '8. SOUDERS and FRANCES P. SOUDERS, husband and in within and foregoing known and known to me to be the identical person s is me that they executed the same as the ic i free and voluntary act and deed for the acknowledged to me that therein set forth.

A Miney fur hand and official seal the day and year last above written. A OnTagaion 7/15/72 CBLIC Contra St

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Recorded March 19, 1970 at 3:00 P.M. <u>Family Been</u> Register of Deeds The within mortgage, has been fully satisfied and is hereby released this 25 day of June 1970. (Corp. Seal)

The Federal Land Bank of Wichita, a corporation

