THE FEDERAL LAND BANK OF WICHITA

1. 1. 11

1

First Farm and Ranch Mortgage THIS INDENTURE, Made this 14th day of APRIL

18-11-0

14

19 71 between AKA SARA M. TAUL, AKA SARAH M. TAUL HIBBARD E. TAUL and MARIE TAUL, husband and wife, 1 1 · ! ud .

hereinafter called mortgagor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas and existing under the Federal Farm Lean Act approved July 17, 1916, hereinafter called mortgagee. WITNESSETH: That said mortgagor, for and in consideration of the making of a loan as evide

s hereby acknowledged, mortgauges to said mortgaugue, all of the following described real estate situate in the County il by a note the pripad and State of KANSAS DOUGLAS

> On the Southwest Quarter of Section 31, Township 14 South, Range 19 East of the Sixth Principal Meridian, except those parts conveyed in Book 130, Pages 454 and 578, for highway

purposes.

Containing 152.36 acres, more or less. Subject to existing ensemants and rights of way and of record. 152.36

Together with all priviles and drainage rights of every used in connection therewe.) title to the above described re-

This mortgage is given to see ount of \$ 42,000.00 amount of \$ which interest at rates provided in said note, principal and interest being June 1, 2004 . The note provides for hubure changes in interes Mortgager hereby covenants and agrees with mortgagee, as follow

1. To be now inwinity sourced 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 encimbrances; and to warrant and defend the title thereto against the inwini-claims or demands of all persons whomsoever.

2. To pay when due all payments provided for in the note secure) hereby

3. To pay when due all taxes, liens, judgments, or assessments which may be been a mortgaged \mathbf{t}^{f}

4. To insure and keep insured buildings and other improvements now on, or which may he against loss or damage by fire and/or tornado, in companies and amounts satisfactory to no insurance to be deposited with, and loss thereunder to be payable to mortgager, and subject to general regulations of the F arm Credit Administration, sums so it to pay for reconstruction of the destroyed improvement(a); or, if not so applied may, at the apayment of matured indebtedness, or as extra payments on unmatured indebtedness secured hereby.

5. To use the proceeds from the loan secured hereby solely for the pur-

6. Not to permit, either wilfully or by neglect, any unreasonable of and improvements situate thereon, but to keep the same in good repain said premises any buildings or improvements situate thereon not to con-not to cut or remove any timber therefrom, or permit same, excepting and not to permit said real estate to depreciate in value because of improper drainage or irrigation of said land. Not to permi rectation in the value of said premises or the buildings all times; not to remove or permit to be removed from mit or suffer waste to be committed upon the parmises; h as may be necessary for ortinary donostic arranges; n, insufficient

7. The mortgagee may, nt apy time, without notice, release all or any f and deferments, agree to and grant renewals and reamortizations of personal liability any one or more parties who are or may become liable for ing the priority of this mortgage or the personal liability of the mortgage payment of the lien hereof. part of the premises described her of the indebtedness, or any part the for the indebtedness or any part the for or any party liable or who may

8. To reimburse mortgagee for all costs and expenses incurred by it in any suit to foreclose th which mortgagee may be obliged to defend or protect its rights or lien acquired hereunder, me costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be in any decree of foreclosure. is mortgage, or in any suit in luding all abstract loss, court secured hereby and included

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

In the event mortgagor fails to pay when due any taxes, liens, judgments or assessments lawfully asses or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide suc-therefor shall become a part of the indebtedness secured hereby but shall be immediately due and shall bear date of payment as provided in the note secured hereby. inst property herein mostgaged ince, and each amount advanced from the date of advance to the

o moneys that may from oreafter come into exist me in the future may be stud, nature or character inding, but not binited to execute, acknowledge and accent to it of said rents defined to it of said rents defined to it of said rents defined to the payment of same or sums, and withou alorementioned payment as hereinbefore provide come inoperative and of date of payment as provided in the note-secured hereby. The said mortgrager hereby transfers, assigns, sets over and conveys to mortgragee all runts, regulties, however, and defined to time become due and payable under any oil and gas or other mineral leases) of any kind now existing, or that may eme, covering the above described land, or any portion thereof, and any sums which are now payable, or which at any come payable to mortgrager, or successors, in settlement and satisfaction of all doins, injuried, and damages of which several of and gas and related minerals on the above described learned to the portgrager, or successors, in settlement and satisfaction of all doins, injuried, and damages of which several of and gas and related minerals on the above described real estate, or any portion thereof, and said mortgrager agrees to be possible to mortgrager, and mortgrager agrees to any low or hereafter require in order to facilitate the provided in the notes and damages. All such sames or received by the mortgrage shall be applied the matured portion of the indebtedness, including interest, and second, the biance if any as extra payments upon the said lands, either in whole or in part, any or all such sams, without prejudice to its rights to take and retain any future prelidice to any of its other rights under this mortgrage. The transfer and conveyance hereunder to the mortgrage of the shall be construed to be a provision for the payment or reduction of the mortgrage dear to the mortgrage of the independent of the mortgrage lien on said real estate. Upon release of the mortgrage of the mortgrage is not many future prelidice to any of its other rights under this mortgrage. If you conveyance hereunder to the mortgrage of the independent of the mortgrage lien on said real estate. Upon release of the mortgrage defined to the mortgrage shall be construed to be a provision for the payment or reduction of the mortgrage of the independent of the mortgrage lien on said real estate. Upon release of the mortgrage of th

In the event of foreclosure of this mortgage, mortgages shall be entitled to the abstracts or other evidence of title and to have a receiver appointed by the court to take passession and control of the premises described herein and collect the rents, issues and profits thereof; the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage.

In the event mortgager defaults with respect to any covenant or condition hereof, then, at the option of mortgagee, the indebtedness secured hereby shall for hwith become due and payable and bear interest as provided for in the above described note and this mortgage shall become subject to foreclosure: Provided, however, mortgage 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.

Morigager hereby waives notice of election to declare the whole debt due as bergin provided, and also the benefit of all stay, valuation, home-stead and appraisement laws. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.