## 24829 BOOK 160 THE FEDERAL LAND BANK OF WICHITA

Par Maria

## , & First Farm and Ranch Mortgage

THIS INDENTURE, Made this 12th day of JANDARY 19 71 , between

CHARLES E. WINTERMANTEL and LOUISE M. WINTERMANTEL, husband and wife,

hereinafter called mortragor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Ramas, a corporation, organized and existing under the Federal Farm Loan Act approved July 17, 1936, hereinafter called mortgagee.

WITNESSETH: That said mortgagor, for and in consideration of the making of a loan as evidenced by a note described herein, receipt of which reby adknowledged, mortgages to said martgagee, all of the following described real estate situate in the County of DOUGLAS and State of KANSAS to with

The South 67 acres of the East Half of the' Northwest Quarter of Section 6, Township 15 South, Range 19 East; and

Beginning at the northeast corner of the Northwest Quarter of Section 6, Township 15 South, Range 19 East; thence south 420.95 Feet; thence west 160.0 feet; thence north

420.95 feet to the north line of said Northwest Quarter; thence east along said north line 160.0 feet to the point of beginning. Less the north 56.0 feet thereof for State Highway Right-of-way, containing 1.34 acres.

68.34

The second se

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Containing 68. Subject to existing ea of record.

Together with all privileges and drainage rights of every kin used in connection therewith, wh title to a above described real redifaments and appurtenances theorem. ad description, however evidenced or man er owned by mortgager at the date of this

This mortgage is given to amount of \$ 11,000.00 last due July 4

Mortgagor hereby

ted by the fac simple title to all of said above described real estate; to have not right to sell and any is free from all encumbrances; and to warrant and defend the title thereto against the lawful sons whomsoever.

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

3. To pay when due all taxes, liens, indyments, or ass herein mortgaged.

4. To insure and against loss or dams red buildings and other impreferments and/or tornado, in companies and ar ith, and loss thereunder to be payable nersi regulations of the Farm Credit. In destroyed improvementiat, or, if n destroyed improvementiat, or, if n ote dness, or as extra payments on un atisfactory to morigance, ar origagee as its interest may ration, and so received by insurance to b mortgagor, and to pay for reco in payment of a secured hereb X

6. Not to and impr er wilfully or by neglect, any in a thereon, but to keep the same us or improvements situate ther timber therefrom, or permit sam al estate to depreciate in value orgation of said land. and improvements said premises any not to cut or remov and not to permit improper drainage insufficient water

at any time, without notice, release all or any part of the premises described herein, so and grant renewals and reamortizations of the indebtedness, or any part thereof, is more parties who are or may become lightle for the indebtedness or any part thereof, rigage or the personal liability of the mortgager or any party liable or who may been 7. The mortgage and deferments, as personal liabilit ing the priority payment of the

8. To reimburse morigagee which mortgagee may be oblig costs, a reasonable attorney fee in any decree of foreclosure. ee for all costs and expenses incurred by bliged to defend or protect its rights or fee where allowed by law, and other exp

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

In the event mortgagor fails to pay when due any taxes, liens, judgments or assessments lawfully assessed against property herein mortgaged, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide such insurance, and each amount advanced therefor shall become a part of the indebtedness secured hereby but shall be immediately due and shall bear interest from the date of advance to the date of advance to the date of advance to the date of advance.

date of payment as provided in the note secured hereby. The said mortgagor hereby transfers, assigns, sets over and ex-time to time become due and payable under any oil and gas or other ence, covering the above described hird, or any portion thereof, a come payable to mortgagor, or successors, in settlement and satisfa growing out of, incident to, or in connection with the production, ex-oil and gas and related minerals) on the above described real estate deliver to the mortgagee such instruments, as the mortgagee may royalites, bounses, delay moneys, claims, injuries and damages. All the matured portion of the indebtedness including interest, and, indebtedness, in the manner provided in the note secured hereby; said lands, either in whole or in part, any or all such sums, witho projudice to any of its other rights under this mortgage. The transf shall be construed to be a provision for the payment or reduction of independent of the mortgage lien on said real estate. Upon release further force and effect. ragee all rents, royalties, (s) of any kind now existi which are now payable, o ms, injuries, and damages ling, operating or mining on thereof, and said mort y eafter require in order to received by the mortgage dance if any as extra my arce may, at its option, t A its rights to take and re-rance hereunder to the mor gage of record, this conve elay moneys that may from bereafter come into exist-time in the future may be-kind, nature or character, acloding, but not limited to externte, acknowledge and payment to it of said renes, ed. first, to the payment of e unmatured portion of the elliver to the chen owner of sum Dr sums, and without a schereinbefore provided, come inoperative and of no

In the event of forcelosure of this mortgage, mortgage shall be entitled to the abstracts or other evidence of title and to have a receiver appoint ed by the court to take possession 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 mortgagor defaults with respect to any covenant or condition hereof, then, at the option of mortgagee, the indebtedness secures hereby shall forthwith become due and payable and bear faterest as provided for in the above described note and this mortgage shall become subject to foreclosure: Provided, however, mortgagee may at its option and without notice annul any such acceleration but no such annulment shall affec any subsequent breach of the covenants and conditions hereof.

Mortgagor hereby waives notice of election to declare the whole debt due as herein 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.