Date October 12, 1978 Aian V. Hult and Caroline J. Hult, husband and. wife Nebraska . in consideration of \_ county. \_\_ the advance of the principal sum recited in the note hereinafter described, receipt of which is acknowledged, hereby mortgage and outwey to THE FEDERAL LAND BANK OF OMAHA, a Corporation. of Omaha. Douglas County, Nebraska, whose address is Farm Credit Building, Omaha, Nebraska 68100. cortgages (Subject to oil, gas, and mineral rights owned by parties other than Fortgagors; existing easements of record; reservations in United States and State patents; and the rights of the public in all highways), the foll wingdescribed real estate in \_\_\_\_\_ Hall Nebraska TWP. SEC. 11-3-78 AVH 11/3/78 C.4 H A tract of land located in Lot 2 Mainland, and Lot 3 Island, more particularly described as follows: Commencing at the North Quarter corner of Mainland, thence North 89 degrees 14 minutes 00 seconds West along the North line of said Mainland a distance of 575.05 feet to the point of beginning, thence South 00 degrees 27 minutes 15 seconds West a distance of 1,693.03 feet to the center line of a 30.00-foot wide easement for roadway purposes, thence South 50 degrees 01 minute 30 seconds West along the center line of said 30.00 foot easement a distance of 605.28 feet, thence North 00 degrees 27 minutes 15 seconds East a distance of 2,088.07 feet to a point on the North line of said Mainland, thence South 89 degrees 14 minutes 00 seconds East along the North line a distance of 460.75 feet to the point of beginning; and a tract of land in Lot 2 Mainland, and Lot 3 Island, more particularly described as follows: Commencing at the Southwest corner of Island, thence North 2,082.07 feet along the West lime of Section 11 to a point, thence along the center line of a 30.00-foot wide easement for road purposes the following courses and distances: North 72 degrees 30 minutes East 500.55 feet, thence North 50 degrees 01 minute 30 seconds East

2,061.92 feet to a point, thence leaving said center line of easement across Island and Mainland North 00 degrees 27 minutes 15 seconds East 1,693.03 feet to the North line of Mainland, thence South 89 degrees 14 minutes East along the North line of said Mainland 575.05 feet to the prolongation of the North-South center line of Island, thence South 00 degrees 27 minutes 15 seconds West across Mainland and Island, thence South 00 degrees 27 minutes 15 seconds West across along said center line 937.97 feet, thence South 89 degrees 32 minutes 45 seconds East 10.00 feet, thence South 00 degrees 27 minutes 15 seconds West 270.52 feet to the center line of said 30.00-foot wide easement for road purposes, thence South 50 degrees 01 minute 30 seconds West along said center line of easement

741.03 feet to the point of beginning - - - -

10N 10 W 6th P.M.

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containing 39.1	acres, more or	less, Logether *	ith all of the	right, title, and	interest
(now owned or hereafter acquired) of the	Mortgagors in said	property, includ	ing all bullers	gs, improvements,	enements.
or appurtenances thereon or hereafter	placed thereon, a	11 March, 111 150	s profits arisin	g from said lands.	and (if
heredliaments, and appurtenances theret the Mortgagors' rights in the public d	meato are required	by Mortgagee fo	or security purp	oses) all leases,	permits.
the Mortgagors' rights in the public of licenses, or privileges, appurtenant or	nonappurtenant to	said mortgaged pr	remises, now or b	eresiter issued.	extended,
or renewed to the Mortgagors by the Uni	rad preres on res	state in which t	the above-descri	bed higherry, to to	scared or
any department, bureau, or agency there	of .				

This mortgage is given to secure a promissory note of even date herewith, executed by Mortgagers to Mortgages, in the principal sum of THENTY-ONE THOUSAND ONE HUNDRED AND NO/100 - - - ICLLARS, payable with interest according to the terms of said note, the final payment being due and payable on the first day

of February, 1999. This conveyance shall be void upon the payment of said promissory note.

This mortgage is subject to the provisions of THE FARM CREDIT ACT and all acts amendatory thereof or supplemental thereto. The proceeds of the loan secured hereby will be used for the purjoses specified in the Mortgagors' appli-

cation for said loam and authorized by said act.

The Hortgagors, and each of them, hereby warrant that they are fee owners of the mortgaged real property; that they will defend the stile against all claimants whomsoever, and that said property is free from all encumbrances; that they will keep all the improvements, fixtures, and appurtenances concupied and in good repair and permit no acts of they will keep all the improvements, fixtures, and appurtenances concupied and in good repair and permit no acts of waste; and they will relinquish all rights of homestead in said premises, and covenant and agree with the Hortgagee,

- That they will pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed against the property herein mortgaged.
- (2) that they will insure and keep insured buildings or other improvements now on or which may hereafter be placed on said premises to the satisfaction of the hortgagee, such insurance policy shall be endorsed with a nortgage clause with the loss thereunder to be payable to the hortgagee. Any summ received may be used to pay for reconstruction of the destroyed improvements; or, if not so applied, may, at the option of the Hortgagee, be applied in payment of any indebtedness, matured or unsatured, secured by this mortgage.
- (d) To pay all rents, fees, or charges now due or to become due under the terms of each lears, permit, license, or privilege on the public domain which is appurtenant or nonappurtenant to the mortgaged premises, which has been issued, extended, or renewed by the United States or the state in which the above-described property is located; and to perform and observe every act, covenant, condition, and stipulation necessary to keep each of the same in good standing; and to take every necessary step to secure the reissue, renewal, or extension of each of the same; and to assign, savie, pledge, or endorse to the Mortgagee each lease, permit, license, or privilege if Mortgagors; rights in public domain are required by Mortgagee for security purposes.
- (4) That in the event the mortgages is a party to any litigation affecting the security or the lien of its nortgage, including any suit by the Hortgages to foreclose this nortgage or any suit in which the Mortgages may be named a party defendant in which it is obligated to protect its rights or litim, including condensation and bankruptcy proceedings, the Hortgages may incur expenses and advance payment for abstract fees, attorney fees (except to the extent prohibited by law), costs, expenses, and other charges.
- 15) That in the event the Hortgagors fail to pay when due any taxes, liens, judgments, or assessments, or fail to maintain insurance as hereinbefore provided, or fail to pay rents, fees, or charges under the terms of any lease, permit, license, or privilege; or Hortgages is required to incur expenses for abstract fees, attorney fees, costs, expenses, and other charges in connection with litigation, Hortgages may make such payment or provide such insurance, or focur much obligation, and the amounts paid therefor shall become a part of the indebtedness secured hereby due and paymel immediately, and shall bear interest from the date of payment at the same rate as provided for default in the note.

(d) That in the event any awards are made to the Hortgagors or their successors in interest for taking or damaging by the exercise of esiment domain the whole or any part of the mortgaged premises or any easement therein, the said searchs are hereby assigned to the Hortgagee; the Hortgagee is hereby authorized to collect, receive, and receipt therefor and to supply the same in payment of any indebtedness, matured or unmatured, secured by this mortgage. (2) That in the event Hortgagors default in the payment of said principal sum, or of any installment thereof, or of any interest thereon, at the time when the same shall be due, or with respect to any covenant or condition hereof, then, at the option of Hortgages, the entire indebtedness secured hereby shall forthwith become due and payable, shall bear interest at the default rate described in said note, and the Hortgages may invediately foreclose this mortgage or pursue any other available legsl remedy. (a) that in the event action is brought to foreclose this mortgage, the Mortgages shall be entitled to immediate possession of the mortgaged premises, and the court may appoint a receiver to take possession of said premises, with the usual powers of receivers in like cases. (9) That failure or delay of Mortgages to exercise any of its rights or privileges shall not be construed as a major thereof; that any act of Mortgages waiving any specific default of Mortgagers shall not be construed as a waiver of any future defaults; that in case of default in the payment of any amortication installments or interest, or in case of payment by Mortgages of any liten, judgment, tax, insurance, cost or expense, or rents, fees or charges, and mortgages shall have the privilege, without declaring the whole indethelmess due and payable, to foreclose on account of such specific default for such sums as are in default and such foreclosure proceedings may be had and the land described herein may be sold, subject to the unpaid indebtedness hereby secured, and this mortgage shall continue as a lien for any unpaid balance. (10) That the mortgages may extend and defer the maturity of and renew and reamortize said indebtedness, release from limiting any party limble thereon, and release from the liem hereof portions of the property covered hereby, without affecting the priority hereof or the limiting of mortgages or may other party for the payment of said indebtedness, all such extensions, deferments, renewals, and reamortizations to be secured hereby. (ii) Transfer of Security. It is agreed between the parties hereto, their heirs, legal representatives and assigns, that the integrity and responsibility of the Mortgagors constitutes a part of the consideration for the note secured hereby, and that in the event the Mortgagors Shall sell, transfer, or convey the property described herein, the surgigace may at its option declare the entire indebtedness immediately due and payable and may proceed in the enforcement of its rights as on any other default in the terms of the note and mortgage. (12) assignment of Proceeds of Mineral Lease. Mortgagers hereby transfer, so tower, and convey to Mortgagee all rests, royalites, bossess, and delay moneys that may iron time to time become due and payable under any oil gas, or other mineral lease of may kind now existing or that may be reafter come into existence, covering the above land or may part thereof. All such sums so received by Mortgagee shall be applied to the Indebtedness secured hereby, or said Mortgagee may at its option turn over and deliver to the Wortgageor or their successors in interest, prejudice to any of mortgagees, the transfer and conveyance hereinfer the mortgage of the mortgage of the payon or reduction of the mortgage edit, and delay moneys shall be construed to be a provision for the payon or reduction of the mortgage edit, and the release of this mortgage or record, this conveyance shall become inoperative and of no further force and effect. (Words and phrases herein, including the acknowledgment hereof, shall be construed as in the singular or plural numbers and as masculine, feminine, or neuter gender, according to the context.) (SEAL) Hult Hult Caroline J. Hult (SEAL) 1 SEAL 1 NEBANSKA . A.D., 19 28, before me, a Notary Public in and for said County and NOV State, personally appeared Alan V. Hult and Caroline J. Hult, husband and wife, to me known to be the persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed. March 131982 MAAK A KUBIK Notary Public in and for said County and State 86C OF DE 22 record 5 redered Land Ban 500 the Che Omaha Rebraska 8 8429391 Federal Land BOH BLE TO SOI HA £ Onsha. COUNTY TO SE NUOS SE For STATE OF HER ASKAP 2 Manufes Manufes 6 8 10112 001584 Entered as Document No. 140