60714 BOOK 113 Loan No. AMORTIZATION MORTGAGE

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THIS INDENTURE, Made this day of SEPTEMBER , 19 56 , between 17th .

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ROBERT K. HALL and DOSIA L. HALL, his wife

The West Half of the Northwest Quarter of Section 7, Township 14 South, Range 21 East of the 6th P. M.

CONTAINING in all 80 acres, more or less, according to the U.S. Government Survey.

Together with all privileges, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, including water, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way earstus and fixtures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, thereafter acquired.

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgager to mort-res, in the amount of \$ 2100,00 , with interest at the rate of 4% per cent per annum, said principal, with inset, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on first day of DECEMBER , 19 89, and providing that defaulted payments shall bear inter-at the rate of six per cent per annum.

at the rate of six per cent per annum. Mortgagor hereby covenants and agrees with mortgages as follows: 1. To be now harfully selied of the fee simple tills to all of asid above described real estate; to have good ight to sell and convey the same; that the is ture is free from all encumbrances; and to warrant and defend the tills thereto against the lawful claims or demands of all persons whomsoever. 2. To pay when due all payments provided for in the hote(s) secured hereby. 3. To pay when due all payments provided for in the hote(s) secured hereby. 4. To pay when due all payments provided for in the hote(s) secured hereby. 5. To pay when due all payments provided for in the note(s) near the payments are all the property havin mortgaged. 5. To haure and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premises, against loss or damage by firs and/or tornado, in companies and amounts satisfactory to be interved, intervent may appear. At the option of mortgage, any poly for reconstruction of the family intervent may appear. At the option of mortgages, be applied in payment of the property links mortgage any poly for the sputhes the option of mortgages, be applied in payment of the property links matured, secured by this mortgages. 5. To use the processis from the loan secured hereby solely for the purposes set forth in mortgage's appli-meters and loan.

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A Not to permit, dither wilfully or by neglect, any unreasonable depreciation in the value of said premises of the buildings and improvements situate thereon, but to keep the same in good repair at all times; not to make an experimit to be removed from and premises any buildings or improvements situate thereon of to make a suffer wasts to be committed upon the premises any buildings or resource any imber therein, or wrath a suffer wasts to be committed upon the premises bot to out or resource any imber therein, or wrath and, accepting such as may be necessary for ordinary domestic purposes and not to permit and wall wints to depreciate in value because of section, insufficient water, apply or for innadequate or improper improper