80222 BOOK 130

AMORTIZATION MORTGAGE

Loan No

and the state of the

THIS INDENTURE, Made this day of APRIL , 19 62 . between 17th

BERT I. BURNAM and VELMA G. BURNAM, his wife

DOUGLAS

of the County of DOUR called mortgagor, whether on mortgagee. and State of RANSAS , hereinafter more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kanus, hereinafter called

eribed real estate altoute in the County of DOUGLAS , and State of RANSAS to-wit-

The Northwest Quarter of Section 12, Township 13 South, Range 18 East,

CONTAINING in all 160 acres, more or less, according to the United States Government Survey thereof.

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

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgages to mort-gages, in the amount of \$ 2,500,00, with interest at the rate of 54 per cent per annum, mid principal, with Interest, being payable on the amortization plan in installments, the last installment heing due and payable on the first day of JUNE, 19.82, and providing that defaulted payments shall bear interest at the rate of six per cent

Mortgagor hereby covanants and agrees with mortgagee as follows:

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To be now invfully send 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 ancumbrances; and to warrant and defend the title thereto against the lawful claims or demands of all persons whomsoever.
To pay when the all payments provided for in the note(s) secured hereby.

3. To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed or levied against the property herein mortgaged.

against the property methic monitores. 4. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premises, segment has or diamage by fire and or tormade, in comparise and amounts antisfactary to mortgarge, any policy evidencing terms in the property of the policy of the policy of the policy of the mortgarge as its interest may appear. The policy of mortgarge may be used to pay for reconstruction of the farm Credit Administration, summ so receive option of mortgarge, be applied in payment of the destroyed improvement(s); or, if not to explain any its destine of mortgarge, be applied in payment of any individues, matured, secured by this mortgarge of 5. To use the proceeds from the least secured hereby solely for the purposes set forth in mortgarge's appli-cation for and loan.

6. Not to permit, either wilfully ar by neglect, any unreasonable depreciation in the value of easid p or the buildings and improvements situate thereon, but to keep the same in good repair at all times remove or permit to be the committed upon the premises any buildings or improvements situate thereon commit or suffer wasge to accountical upon the premises; not to cut or remove any timber therefore permit ame, excepting such as may be necessary for ordinary domestic purpose; and not to permit as extra to depreciate in value because of second, insufficient water supply of for insdemutate or in drainage or irrigation of said land.