## BOOK 139 6 AMORTIZATION MORTGAGE

Loan No.

8th day of JANUARY , 1965 , between THIS INDENTURE, Made this

RAYMOND L. BRADY and CLARICE E. BRADY, his wife

The North Half of the Northeast Quarter of Section 9, also the South Half of the Northwest Quarter of Section 9, and the West 10 acres of the South Half of the Northeast Quarter of Section 9, all in Township 15 South, Range 19 East of the 6th P.M.

CONTAINING in all 170 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 rater, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, ratus and fixtures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, areafter acquired.

iny of .

- 小学 "

annum.
Mortgagor hereby covenants and agrees with mortgages as follows:
1. To be now harfully seized of the fee simple tills to all of said shove described real estate; to have good right to sell and covery the same; that the same 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 note(s) secured hereby.
3. To pay when due all taxas, lians, indgments, or assessments which may be lawfully ansessed or lawied against the property berein mortgaged.
4. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed or instrugence, any policy evidencing such improvements now on, or which may hereafter be placed or instrugence, any policy evidencing such improvements now on, or which the pay here in mortgaged.
4. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed on aritypes as its inferent may appear. At the option of mortgages, and place to be payable to mortgages as the inferent may appear. At the option of mortgages, may be used to be payable to her payable to instruct in the option of mortgage.
6. To use the proceeds from the lean secured hereby solely for the purposes set forth in mortgagor's application for waid here.
6. Not to mortal, either wilffully or by market, any unreaseable depreciation in the value of said premises.

Given for each feat. 6. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premise or the buildings and improvement altuate thereon, but to keep the same in good repair at all times; not i remove or permit to be removed from said premises any buildings or improvements stuate thereon; not it commit or suffer wats to be committed upon the premises; not to out or remove any timber therefrom, o permit same, accepting such as may be necessary for ordinary domestic purposes; and not to permit said are estate to depreciate in value because of erosion, insufficient water supply or for inadequate or improped drainages or intripation of said land.