AMORTI	ZATION
MORTGAGE	RECORD 70

SANL DODEWORTH STATIONERY CO RANSAS CITY NO MAT

STATE OF KANSAS.

AMORT	IZATIO	N MORT	GAGE

Receiving No. 11498

S. A. BARNE

ed by

mort.

or fail condi-terein , and e and

may

come o the rents, monts iums, other abate sliver uture sub-f the

inage said f the

nt to nage, cured

ssion

s on erest nort-tage, such erein keep t, at hum,

r to full, ired, said

adlua

as-

----.....

...,

red th. from

Cyrus F. Anderson

To LAND BANK COMMISSIONER

1 COUNTY OF DOUGLAS This instrument was filed for record in the office of Register of Deeds of said County, on the _____ day of February , 19 41, at 10:30 Narold A.Beck. Register of Decis. o'clock A . M.

. 1941 , between

THIS INDENTURE, Made this 3rd day of January

Cyrus F. Anderson, a single man, Arthur C. Anderson, a single man, and Clarence W. Anderson, a single man,

WITNESSETH: That said Mortgager, for and in consideration of the sum of TWO THOUSAND AND NO/100 (\$2000.00) in hand paid by the Mortgager, receipt of which is hereby acknowledged,has granted, bargained and sold, and does by these presents grant. bargain, sell and convey to said Mortgagee, all of the following described real estate situate in the County of _____Douglas____ and State of Kansas , to-wit:

East 100 acres of North Half (N_{12}^2) of Section Thirty-four

(34). Township Thirtcon (13) South, Range Eighteen (16)

East of the Sixth Principal Meridian:

West Half (W_{\pm}^1) of Northwest Quarter (W_{\pm}^1) of Section Thirtyfive (35), together with a strip of land 8 feet wide off of the South side of Southeast Quarter (SE $_{s}^{1}$) of Northwest Quarter (NM_4^2) of Section Thirty-five (35), all in Township Thirteen

(13) South, Range Eighteen (18) East of the Sixth Principal Meridian;

Containing 180 7/12 acres, more or less, according to the

U. S. Government Survey thereof;

Together with all privileges, hereditaments and apportenances therunto belonging, or in any wise appertaining, including all water, irriga-tion and drainage rights of every kind and description, however evidenced or manifested, and all rights of way, apparatus and fixtures be-longing to or used in connection therewith, whether owned by the Mortgager at the date of this mortgage, or thereafter acquired. That said above granted premises are free and clear of all liens and encumbrances whatsoever, manufity

Provided, this mortgage is given to the sum of \$ 2000.00 , evide conditioned for the payment of said sur	and the second sec			
able semi-annually on the1st d		and	December	in each year;
said principal sum being payable on an	amortization plan and infc	rty (40)	equal, successive s	emi-annual instalments of
\$ 50.00 each, the first inst	alment being payable on the1s	t day of	June	, 19 41 ,
and the remaining instalments being pa December	yable on each succeeding interest j , 1960; Mortgagor to hav	- All and the set of the set		1st day of more instalments of prin-

The Mortgagor does hereby covenant and agree with the Mortgagee, as follows:

1. To be now lawfully seized of the fee simple title to all of said above described real estats; to have good right to sell and convey the same; that the same is free from all encouberances excepting such encounterances as are specifically described and set out herein; and to warrant and defend the title thereto against the lawful claims or demands of all persons whoosever.

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

3. To make return of said real estate for taxation, when so required by law; to pay before they become delinquent all taxes, chargers and assessments legally levied against the property herein conveyed; and to exhibit to Mortgagere receipts or certified copies therea, evidencing such payment.

4. To pay at all times during the existence of this mortgage all due sums and interest on any mortgage, judgment, lien or encumbrance renior to the lien of this mortgage; to pay the principal deds secured by such mortgage, judgment, lein or encumbrance when due to exhibit to Mortgager receipts, or certified copies thereof, evidencing such payment; and to perform all other covenants and conditions contained in any such mortgage, judgment, lien or encumbrance senior to the lien of this mortgage.

454

1

1

100