				ORTIZATION	459
			MORTGA Receiving No. 13375	GE RECORD 70	
		National Action of the Annual		ATH ATATIONERT CO RAMAS CITY NO MAD	THILL
			AMORTIZATION MORTGAGE	STATE OF KANSAS,	
be ay			from	COUNTY OF DOUGLAS	
me	0	6	R. J. Harrell	This instrument was filed for record in the office of Register of	
for			A. 0. Marrell	Deeds of said County, on the day of	日日日日
nd led de-	U.	6		<u>Warch</u> , 19 42, at 4:55 P.W.	
er- of eal ny			To LAND BANK COMMISSIONER	o'check P. M. Norsel a Steck Register of Deeds.	1945
ny iet nd be			THIS INDENTURE, Made this 24th day of R. J. Harrell and Waneta Harrell, hi	Karch . 19 42 , between	A may, 1
of own as the overned by			· · · · · · · · · · · · · · · · · · ·	State of	19th Lay 1
ose or pur- this mort-			WITNESSETH: That said Mortgagor, for and in conside NINE HUNDRED AND NO/100 (\$900.00)		2. 9 al
during the			bargain, sell and convey to said Mortgagee, all of the followin		This
age, or fail and condi-			and State of Eansas	to-wit:	1º
e as herein rance, and rtgage and					uch candled , & Greenert to in . Fact
that may					the ca
after come ver to the said rents,					1 1. Sure
nstalmenta premiums, together					ing in
ot to abate nd deliver ny future			West Half (W2) of Northeast 9	Quarter (NE $\frac{1}{2}$ ); Northeast Quarter (NE $\frac{1}{4}$ ) of Northeast	Colorny, ac
Mortgagee dcbt, seb- all of the			Quarter $(NE_4^1)$ of Northwest Qu	earter $(Mi_4^1)$ of Section Twenty-seven (27), Township	10000000
drainage	0	6	Thirteen (13) South, Range Ei	Enteen (18) East of the Sixth Principal Meridian;	t are
on of the		ALC: NO.	Containing 90 acres, more or	less, according to the U. S. Government Survey	Ad all
fficient to drainage,			thereof;		Rein Con
as secured					31 MA
possession to be ap-					2.8.2
ments on					121 2
d interest ech mort- mortgage.					Sizi
any such under ex-			Together withh all privileges, hereditaments and appurten: tion and drainage rights of every kind and description, how	ances therunto belonging, or in any wise appertaining, including all water, irriga- ever evidenced or manifested, and all rights of way, apparatus and fixtures be-	m bail in portin amended
as herein il to keep ereby, at			Together withh all privileges, hereditaments and appurtenances 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 fatures be- longing to or used in connection therewith, whether owned by the Motgagor at the date of this mortgage, or thereafter acquired. That said above granted premises are free and clear of all liens and encumbrances whatsoever, excepting a first mortgage to		
r annum,				\$1800.00, dated March 24, 1942, filed for record on	1202
igagor to 1 in full, secured.			the second product of the part have been an end of	ded in <sup>B</sup> ook 78, Page 398, of the records in the office	23: AL
e to said			of the Register of Deeds of Douglas County, Kan	Second and the second	193
sums ad- ise to be			(2) The set of the		there
y, valua-		l •,	$(-1, 1) \in \{0, 1\}$ for each part of the set		tes and
and as-				he Mortgagor to the Mortgagee, at his offices in the City of Wichita, Kansas, of	E Store
			[12] A. Samara and S. M. Camil, N. Camila Street Astronomy and "A state of the s	ssory note of even date herewith, executed by the Mortgagor to the Mortgagee, incipal or unpaid balance thereof at the rate of five per centum per annum, pay-	Bring.
	· · · · · · · · · · · · · · · · · · ·		able semi-annually on the . 1st day of December said principal sum being payable on an amortization plan and in	Forty (40) equal, successive semi-annual instalments of	A
			\$_22.50 each, the first instalment being payable on t and the remaining instalments being payable on each succeeding		a star
			June , 19 62; Mortgage cipal, or the entire unpaid balance of said principal sum, such ad	or to have the privilege, of paying at any time one or more instalments of prin- ditional principal payments, if made, operating to discharge the debt secured ing the due date of the next payable instalment of principal,	30 10
		1	hereby at an earlier date and not reducing the amount or deferr The Mortgagor does hereby covenant and agree with the Mo		der
			1. To be now lawfully seized of the fee simple title to a convey the same; that the same is free from all encumb	all of said above described real estate; to have good right to sell and rances excepting such encumbrances as are specifically described and set against the lawful claims or dimands of all persons whoosvere.	The
			2. To pay when due all payments provided for in the not	te secured hereby.	¥
rife,			<ol> <li>To make return of said real estate for taxation, whe charges and assessments legally levied against the prop copies thereof, evidencing such payment.</li> </ol>	en so required by law; to pay before they become delinquent all taxes, berty herein conveyed; and to exhibit to Mortgagee receipts, or certified	1911 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
wledged				gage all due sums and interest on any mortgage, judgment, lien or the principal debt secured by such mortgage, judgment, lein or encum- tified copies thereof, evidencing such payment; and to perform all ortgage, judgment, lien or encumberance senior to the lien of this	
et forth.			brance when due; to exhibit to Mortgagre receipts, or ce other covenants and conditions contained in any such mo mortgage.	rtified copies thereof, evidencing such payment; and to perform all ortgage, judgment, lien or encumbrance senior to the lien of this i-	A PARA
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egister d in					
here will be a first	後國旗目的開始				and the second