## AMORTIZATION MORTGAGE RECORD 70

Receiving No. 17019

AMORTIZATION MORTGAGE	STATE OF KANSAS,
	COUNTY OF DOUGLAS
from the second	This instrument was filed for record in the office of Register of
Edward F. Paasch et ux	This instrument was filed for record in the office of Register of  Deeds of said County, on the
Loca por filled and in additional to the state with a distriction	TO CHARGE THE AREA SERVICES IN THE SERVICES OF
To	o'cleck A. M.
LAND BANK COMMISSIONER	A arold a Dock S.
THIS INDENTURE, Made this 9th day of	Karoh ,1943 , between
EDWARD F. PAASCH and ANNA I. PAASCH, h.	190
of the County of Douglas , and State whether one or more, and the Land Bank Commissioner, with office Parm Morigage Act of 1933, as amended, hereinafter called the l	te of Kansas , hereinafter called the Mortgagor, es in the City of Wichita, Kansas, acting pursuant to Part 3 of the Emergency Mortgagee.
WITNESSETH: That said Mortgagor, for and in consideratio	
argain, sell and convey to said Mortgagee, all of the following des	1 3
nd State of Kansas to-wi	1 14
	ter (SE1) of Section Twelve (12), Township Thirteen
	of the Sixth (6th) Principal Meridian, lying South and
East of the "akarusa "iver; and, a t	tract of land described as follows: Beginning at the
Northeast corner of the Northeast Qu	uarter (NE1) of Section Thirteen (13), Township Thirteen
(13) South, Range Twenty (20) East of	of the Sixth (6th) Principal Meridian, thence South on
	e Little Wakarusa Creek; thence Westerly down the center
	ce down said Wakarusa River to the North line of said
section; thence East on said Section	143
Subject to existing rights of way;	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	H?
containing 75 acres, more or less, a	according to the U. S. Government survey thereof;
	F.
	13
	and and
Together withh all privileges, hereditaments and appurtenances ion and drainage rights of every kind and description, however onging to or used in connection therewith, whether owned by the M	s therunto belonging, or in any wise appertaining, including all water, irriga- evidenced or manifested, and all rights of way, apparatus and fixtures be- lortgagor at the date of this mortgage, or thereafter acquired.
That said above granted premises are free and clear of all lien e Federal Land Bank of Wichita in the sum \$1,:	as and encumbrances whatseever, excepting a first mortgage to 900.00, date March 9, 1943, filed for record on the 405, of the records in the office of the Register of
	24.
y comunicated anniques a first school of spice of	7.7
e, e se la casa la primera de la primera de la composição de la composição de la composição de la composição d	K V Commission of the Commissi
Provided this meetings is already	13th
e sum of \$600.00, evidenced by a certain promissory nditioned for the payment of said sum, with interest on said princip	ortgagor to the Mortgagee, at his offices in the City of Wichita, Kansas, of note of even date herewith, executed by the Mortgagor to the Mortgagee, pal or unpaid balance thereof at the rate of five per centum per annum, pay-
le semi-annually on the lat day of December id principal sum being payable on an amortization plan and in two	enty (20) equal, successive semi-annual instalments of
30.00 each, the first instalment being payable on the	1st day of December , 1943, 314.
d the remaining instalments being payable on each succeeding intere- June , 19 53; Mortgagor to	
al, or the entire unpaid balance of said principal sum, such addition eby at an earlier date and not reducing the amount or deferring the	have the privilege, of paying at any time one or more instalments of prin- cal principal payments, if made, operating to discharge the debt secured the due date of the next payable instalment of principal.
The Mortgagor does hereby covenant and agree with the Mortgago	100
<ol> <li>To be now lawfully seized of the fee simple title to all of convey the same; that the same is free from all encumbrances out herein; and to warrant and defend the title thereto again</li> </ol>	said above described real estate; to have good right to sell and sex excepting such encumbrances as are specifically described and set set the lawful claims or demands of all persons whoseever.
2. To pay when due all payments provided for in the note sec	cured hereby.
cop.es thereof, evidencing such payment.	required by law; to pay before they become delinquent all taxes, herein conveyed; and to exhibit to Morigagee receipts, or certified
4. 10 pay at all times during the existence of this mortgage encumbrance senior to the lien of this mortgage; to pay the brance when due; to exhibit to Mortgagee receipts, or certified other covenants and conditions contained in any such mortgage.	all due sums and interest on any mortgage, judgment, lien or principal debt secured by such mortgage, judgment, lein or encumde opples thereof, evidencing such payment; and to perform all ge, judgment, lien or encumbrance senior to the lien of this

or pur-

at may er come to the l rents,

future rtgagee bt, subof the rainage ch said of the

eient to ainage, secured

nts on nterest a mortrtzage, by such der exherein

gor to n full, cured, o said

ns ad-

d ns-

....

edged