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MORTGA	AGE RI	ECORI) 70

SAME DODS WORTH STATIONERY CO KANSAS CITY NO MART

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	Sector Contractor Sector	Receiving No. 21422	
		AMORTIZATION MORTGAGE	
J		to Land Bank Commissioner	
		THIS INDENTURE, Made this17th EVENENT WILLIAM KINGERY and M of the County of Douglas whether one or more, and the Land Bank Commissioner, Parm Mortage Act of 1953, as amended, hervinafter c WITNESSETH: That said Mortgager, for and in c TTO THOUGHAND AND 100/100 (\$2,000 in hand paid by the Mortgagee, receipt of which is hereby bargain, sell and convey to said Mortgagee, all of the fo and State of	
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		ites Sect	
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		all Enst	
		Conta U. S.	
		Together withh all privileges, hereditaments and app tion and drainage rights of every kind and description longing to or used in connection therewith, whether owne That said above granted premises are free and clear Tho Fedoral Land Bank of Wi for record on the SI day of in the office of the kerist	

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ion, drainage which said option of the

nsufficient to ite drainage. lness secured

e possession er to be ap-

essments on and interest y such mort-y mortgage, on any such d under ex-ed as herein fail to keep l hereby, at per annum,

lortgagor to ged in full, eby secured, title to said

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nowledged n set forth.

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AGE	STATE OF KANSAS,	
	COUNTY OF DOUGLAS	N4. (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	This instrument was filed for	r record in the office of Register of
	Deeds of said County, on the	31 day of
	August	, 1944 , at 3:25
:R	o'elock P. M. Na	zold a. Beck Register of Deeds.
	/ / /	Register of Deeds.

, 19 44 , between

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h day of August RY and MARY E. KINCERY, his wife,

, and State of ZATIAG , hereinafter called the Mortgagor, muissioner, with offices in the City of Wichita, Kansas, acting pursuant to Part 3 of the Emergency reinafter called the Mortgagee.

or and in consideration of the sum of

of the following described real estate situate in the County of _____ Douglas . to-wit:

South Half $(S_{\mathbb{Z}}^2)$ of Northeast Quarter (NE4) of

Section Twenty-two (22):

nest 40 acres of the Southwest Quarter (SW2) of

Section Twenty-three (23);

Northwest Quarter (NW1) of Northwest Quarter (NW1) of

Section Twenty-six (26),

all in Township Fourteen (14) South, Range Eighteen (18)

East of the Sixth Principal Meridian;

Containing 160 acres, more or less, according to the U. S. Government survey thereof;

ts and appurtenances therunto belonging, or in any wise appertaining, including all water, irriga-description, however evidenced or manifested, and all rights of way, apparatus and fixtures be-ther owned by the Mortgager at the date of this mortgage, or thereafter acquired. and clear of all liens and encumbrances whatsoever, excepting a first mortgage to

nk of Wichita in the sum of \$2,600.00 dated August 17, 1944, filed 1 day of August, 1944, recorded in Bock 78, Page 412 of the records 5 Register of Deeds of Douglas County, Kansas.

Provided, this mortgage is given to secure the payment by the Mortgagor to the Mortgage	e, at his offices in the City of	Wichita, Kansas, of
the sum of $\$$ 2,000,00,, evidenced by a certain promissory note of even date herewi conditioned for the payment of said sum, with interest on said principal or unpaid balance there	th, executed by the Mortgag eof at the rate of five per cen	or to the Mortgagee. tum per annum, pay-
able semi-annually on the _lat day of June and	December	in each year;
said principal sum being payable on an amortization plan and in forty (40)	equal, successive semi-a	nnual instalments of
\$ 50.00 each, the first instalment being payable on the 1st day of	June	, 19 45,
and the remaining instalments being payable on each succeeding interest payment date, to and December		day of

cipal, or the entire unpaid balance of said principal aux, such additional principal payments, if made, operating to discharge the debt secured hereby at an earlier date and not reducing the amount or deferring the due date of the next payable instalment of principal.

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

1. To be now lawfully seized of the fer 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 encombrance excepting such encombrance r as are specifically described and set out herein; and to warrant and defend the title thereto against the lawful claims of demands of all persons whosevert.

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, charger and assessments legally levied against the property herein conveyed; and to exhibit to Mortgragee receipts, or certified copies thered, videncing such payment.

control of control of control of the existence of this mortgage all due sums and interest on any mortgage, judgment, lien or encumbrance senior to the lien of this mortgage; to pay the principal debt secured by such mortgage, judgment, lein or encum-brance when due to exhibit to Mortgager ereceipt, 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.