35953 BOOK 15-AMORTIZATION MORTGAGE

June

day of

391

Loan No.

and the second second

all states

Dim Britis

Section addition and a

and the second and the second second second

and the second

, 1948 , between

THIS INDENTURE, Made this . 25th

1084 - BEV. 8-48

E. L. EBERHART and LEONA EBERHART, his wife,

of the County of

f the County of Douglas and State of Kansas . hereinafter alled mortgager, whether one or more, and THE FEDERAL LAND BANK'OF WICHITA, Wichita, Kansas, hereinafter called WITNESSETH: That said mortgagor, for and in-

WINNESSEAR: That said mortgagor, for and in-consideration of the sum of THERE THOUSARD FIVE HUNDRED AND NO/100 (\$3,500.00) -----DOLLARS, in hand paid by mortgage, receipt of which is hereby acknowledged, mortgages to said mortgages, all of the following de-seribed real estate situate in the County of Douglas and State of Kansas , to-wit: msideration of the sum of

The WV1 HE4, SE2 HE4 WV1, S1 HE4 HE4 HV1, and the North 128 Acres of the SE4, and also a trast of land beginning at the Southeast corner of the SE4, thence West 24 rods, thence Morth 32 rods, thence East 24 rods, thence South 32 rods to place of beginning; except a tract beginning at the Northeast corner of the SE4, thence South 35 rods; thence Vest 48 rods, thence North 35 rods to the North line of the SE4, thence East 48 rods to place of beginning; all in Section 10, Township 14 South, Eange 19 East of the Sixth Principal Meridian:

Containing 177.3 acres, more or less, according to the U. S. Government survey

Together with all privileges, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, including water, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, aratus and fixtures belonging to or used in connection therewith, whether owned by mortgager at the date of this mortgage. -11 apparatus and fixtures or thereafter acquired.

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgagor to m gagee, in the amount of \$ 3,500.00 , with interest at the rate of '4 per cent per annum, said principal, with interest, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on the issue of '7 December . 19 81 , and providing that defaulted payments shall bear interest at the rate of six per cent per annum

Mortgagor hereby covenants and agrees with mortgagee as follows:

To be now lawfully seized of the fee simple title to all of said abave described real estate; to have good right to sell and convey the same; that the same is free from all encumbrances, and to warrant and defend the title thereto against the lawful claims on 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 taxes, liens, judgments, or assessments which may be lawfully assessed or levied against the property herein mortgaged.

against the property nerven mortgages. 4. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premises, against loss or damage by fire and/or ternado, in companies and amounts astinfactory mortgages, any policy evidencing such insurance to be deposited with, and loss thereunder to be payshed to pay the payshed of the payshed of the option of mortgager, and subject to general regulations of the payment of the provement (a); or, if a say received by mortgager may be used to pay for reconstruction of the any indebtedness, matured or unmatured, secured by this mortgager.

5. To use the proceeds from the loan secured hereby solely for the purposes set forth in mortgagor's appli-cation for said loan.

Cathod ross same near-term of the will be and the second seco

7. To reimburse mortraives for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgages may be obliged to defend or protect its rights or lien acquired hereunder, including all abstract fores, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be secured hereby and included in any decree of foreclosure.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supple mentary thereto In the event of the death of mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within lays of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith. 60 4

In the event mortgager fails to pay when due any taxes, liens, judgments or an examents in will assessed against prop-erty herein mortgaged, or fails to maintain insurance as hereinbefore provided, mortgagee may make such payments or provide such insurance, and the amount(a) paid therefor shall become a part of the indebtedness secured hereby and bear interest from the date of payment at the rate of six per cent per annum.

the date of payment at the rate of six per cent per annum. The date of payment at the rate of six per cent per annum. The date mortgager hereby transfers, sets over and convers to the mortgages all rents, royalties, bouuses and de mortal date of the may be a set of the bound of a set over and convers to the mortgages all rents, royalties, bouuses and de mortal date of the may be a set of the bound of a set over a set over a set over a set of the may be above described in and or any portion thereof, and said me or besenfire require in order to facilitate the payment to it of and rents, royalties, bounds as the mortgages and the set over a set over the require in order to facilitate the payment to it of and rents, royalties, the set over a set over the set over the set over the require in order to facilitate the payment to it of and rents, royalties, the balance, if any upon the principal mail/or to the reimbursement of the increases for any sums advanced in payment of taxes, if any upon the principal maining unpaid, in such a manner, howvere, as not to abala or reduce the semi-annual payments but to booner retires a discharge the loan; or said mortgages may, at its option, turn over and deliver to the then owner of said lands, either in wh