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Loan No. 125789

37927 BOOK 95 AMORTIZATION MORTGAGE

THIS INDENTURE, Made this 11th day of April , 19 49 , between

HYLUARD B. MAICHEL and CHRYSTYPE I. MAICHEL, his wife,

of the County of Douglas , and State of Kansas , hereinafter called mortgagor, whether one or more, and THE FEDERAL LAND BATK OF WICHITA, Wichita, Kansas, hereinafter called mortgages

WITNESSETH: That said mortgagor, for and in consideration of the sum of

scribed real estate altuate in the County of Douglas . and State of Kansas . to-wit:

S¹/₂ of Section 11; W¹/₂ and W¹/₂ WE¹/₄ of Section 14, Township 14 South, Eange 17 East of the Sirth Principal Meridian,

Containing 560 acres, more or less, according to the United States Government Survey thereof;

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

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgagor to mort-gagee, in the amount of \$ 13,100.00 , with interest at the rate of 4 per cent per annum, and principal, with interest, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on the 1st day of June , 19 82, 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:

fragor hereby covenants and agrees with more than to all of said above described real estate; to have good right to sell and convey the same; that the same in free from all encumbrances; and to warrant and defend the title thereto against the lawful claims or demands of all persons whomoever. To nive when fine all neverons a provided for in the note(s) secured hereby.

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 moregaped. A. To insure and keep insured buildings and other improvements now on, or which may hereafter be place on, said premises, against loss or damage by firs and/or tornado, in companies and amounts astifatetory moregapes, any policy origination insurance to be deposited with, and loss thereunder to apaylab to moregapes as its interest may appear. At the option of moregapes may be used to pay for reconstruction, of th farm Credit Administration, sums as excised by moregapes may be used to pay for reconstruction, of th desy inductiones, maximum det, secured by this moregape. tory to

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

6. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premines or the buildings and improvements situate thereon, but to keep the same in good repart at all times; not to commit or suffer waste to be committed upon the premises any buildings or improvements situate thereon; not to commit or suffer waste to be committed upon the premises; not to cut or remove any timber therefrom, or permit said, accessing and have an accessary for ordinary domestic process; and not to permit said real state to depreciate in value because of erosion, insufficient water supply or for indaquate or improper drainage or irrigation of call land.

7. To reimburne mortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage ray in any suit in which mortgages may be obliged to defend or protect its rights or lies acquired hereant including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expense and such sums shall be secured hereant included in any decree of foreclosure. ortgage,

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory therefor or supplementary the

In the event of the death of mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within 60 days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

of days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith. // Is the event mortgaged, fails to pay when due any taxe, lieux, judgments or assessments lawfully assessed against prop-servery herein mortgaged, or alise to paid therefore shall become the store of the indebtoines secured hereby and bear interest from the date of payment at the rate of six per cent per annum. The said mortgaged, hereby transfers, sets over and conveys to the mortgagee and rest, organizes, and delay more that may hereby transfers, sets over and conveys to the mortgagee all rents, royalities, bonuses and delay more that may hereby transfers, sets over and conveys to the mortgagee all rents, royalities, bonuses and delay more that may hereby transfers, sets over and conveys to the mortgagee all rents, royalities, bonuses and delay more that may hereby transfers, sets over and conveys to the mortgagee all rents, royalities, bonuses and delay the date of payment at the rate of six per cent per annum. The said mortgager hereby transfers, sets over and conveys to the mortgagee all rents, royalities, bonuses and delay rokes the may hereby transfers, sets over and conveys to the mortgagee set deced or other instruments as the mortgages may not the weather registre in article to forful the the payment to the mortgagee set deced or other instruments as the mortgages may not per secting and the reliance to the set of the set of the reliance in maxime instruments as the mortgages may not per secting an element of the mortgages of any sums advanced in mayment of taxes, if any, upon the principal re-sections, as herein provided, tagether with the interest due thereon; and second, the balance, if any, upon the principal re-sections and mortgages may, at its option, turn over and deliver to the then over of asid lands, either in whole decharge the been; or said mortgages may, at its option, turn over and deliver to the then over of asid lands, either in whole the mover of a