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AND SALES

## 3.94/35 -BOOK 96 AMORTIZATION MORTGAGE

· Loan No.

## 3rd Hovember ; 19 49 , between THIS INDENTURE, Made this day of

JOSEPH M. CLOUGH and THELMA M. CLOUGH, his wife,

... Kansas , and State of ARLINCE , hereinafter called mortgager, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kanasa, hereinafter called mortgages. Douglas and State of .

DOLLARS in hand paid by mortgagee, receipt of which is hereby acknowledged, mortgages to said mortgagee, all of the following de , and State of Kansas ..., to-wit: 

> A tract of land beginning at the Northeast corner of NW fractional quarter of section 18, <sup>2</sup> ownship 13 South, Range 18 East of the Sixth Principal Meridian, thence Vest 81.03 rods, thence South 100 rods, thence Vest 50 rods to Vest 11me of said 13 fractional quarter section; thence South 60 rods to Southwest corner of said quarter section, thence East 131.03 rods, more or less, to Southeast corner of said quarter section, thence North 160 rods to place of beginning; also all of SW of Section 7, Township 13 South, Range 18 East of the Sixth Principal Maridian, except a trait on West side thereof 50 rods wide extending whole length of said quarter section 7, township 13 South, Range 18 East of the Sixth Principal Meridian,

ontaining 180.65 acres, more or less, according to the U. S. Government

Together with all privileges, herediaments 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 more, in the amount of \$ 2800.00 , with interest at the rate of . 4 per cent per annum, said principal, w This mortgage is given to secure the payment of a promisory note of even date networks, execute op mortgage (of mal-ges, in the amount of \$1,200,000, with interest a the rate of .4 per cent per annum, said principal with. Herest, being parable on the amortization plan in semi-annual installments, the last installment being due and payable on a lot \_ day of December , 19 82, and providing that defaulted payments shall bear inter-is at the rate of six per cent per annum. gagee, in the amo the est at the rate of six per cent per annum.

Mortgagor hereby covenants and agrees with mortgagee as follows:

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2. To pay when due all payments provided for in the note(a) secured hereby.

3. To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed or lavied against the property herein mortgaged.

sgninst the property herein mortgaged. A To insure and keep insured buildings and other improvements now on; or which may hereafter be placed on, said premises, sgninst less or damage by firs and/or tornado, in companies and anfounts-fatisfactory to mortgages, any policy reidencing such insurance to be deposited with, and loss thereunder to be payable to, mortgages, and is interest may appear. At the option of mortgager, and subject to general regulations of the Farm Oredit Administration; sums so received by mortgager may be used to pay for reconstruction of the destoryed improvement(s); or, if not so applied may, at the option of mortgage, be applied in payment of any indetections, matured og cumatured, secured by this mortgage.

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

6. Not is permit, either wilduly or by neglect, any unreasonable depreciation in the value of said pren or the buildings and improvements altitude thereon, but to keep the same in good repair at all times; in remove or permit to be removed from said premises any buildings or improvements altitude thereon; ne commit or suffer wasts to be committed upon the premises; not to cit or remove any timber therefore permit same, excepting such as may be necessary for ordinary domestic purpose; and not to permit said estate to depreciate in value because of erosion, insufficient water supply or, for inadequate or impr drainage or timigation of said hard. n; not to

7. To reimburse mortgages 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 fees, court costs, a susanable 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 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.

60 days of such death, to assume this mortgage and the stock interests hald by the decaused in consection herewith. In the event zoortgaged, of falls to pay when doe any taxes, liens, judgments or assessments lawfully assessed against property herein originged, or falls to maintain harmone as hereinblotre provided, mortgage may make such payments or provide used in the start approximate is the ratio of all therefore hall become a part of the indebioinest section because and bear interest from the date of payment is the ratio of all per context interest liens that any from time to the become date and payment of the indebioinest leaves theread and the start interest from more than any from time to date per context date and paysible under any oil and gas or other mineral lease(s) of any kind now existing, or that may breather comes into existence, covering the above described by the anomic as the any kind now existing, or that may breather comes into existence, covering the above described by the anomic as the any kind now existing, or that may breather comes into existence, covering the above described by the anomic as the any kind now existing, or that may breather comes into existence, covering the above described there thany distance and the second the second the covering existence of the start date of any kind now for solved by the anomic as the any hereit first, to the payment of the start any hereit any kind now for solved by the more that any hereit per cover and the second the start and the second thereit the second the second the second the second