106 ٦. 43956 BOOK 100 A BIT BAL Loan No. AMORTIZATION MORTGAGE THIS INDENTURE, Made this Fourth day of JUNE , 19 51, between PIERCE FIELDS and MARY FIELDS, his wife, X of the County of DOUGLAS" ; and State of KANSAS , bereinafter ; and state of KANSAS , bereinafter ; bereinafter called mortgage. WITNESSETH: That said mortgagor, for and in consideration of the sum of The South 120 mores of the Southeast Quarter (SE4) of Section Siz (6), Township Pourteen (14) South, Range Twonty-one (21), scoept the following described property: Beginning at the Southeast corner of said Section Six (6); thence North 1960 feet; thence West 889 feet; thence South 1960 feet to the South boundary of said Sections thence East 889 feet to beginning. said excepted tract containing 40 acres more or less, lying East of the 6th P. M .. 3512.3.72 CONTAINING in all 80 acres more or less, according to the U. S. Covernment Survey thereof. 1, 1 35/0 9199 A Station State Presenter with all privileges, hereditaments and appurtanances thereunto belonging, or in any wise appertaining, including all water, projection and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, apparating and fixtures belonging to or used in connection therewith, whether owned by mortgager at the date of this mortgage, thereafter acquired. This mortgages is given to secure the payment of a promissory note of even data herewith, executed by mortgagor to marri-gree, in the amount of § 3,700.00, with interest at the rate of 45 per cent per annum, said principal, with mesh, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on a, first day of DECEMBER , 19 84, and providing that defaulted payments shall been intercreafter acquir they first Mortgagor hereby covenants and agrees with mortgagee as follows; 1. To be now lawfully select of the fee simple title to all of and shows described 'real estate; to have good fight it sell and convey the same; that he same is five from all neumbrances; and to warrant and defend the title charter against the invariant charter demands of all persons whomever. 2. To pay when due all payments provided for in the note(s) secured hereby. 8. To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed or levied against the property herein mortgraged. Against the property herein mortgages. 4. To insure and heep insured buildings and other improvements now on, or which may hereafter be placed on, and premise, signing logs of damage by fire and/or tornado, in companies and amounts satisfactory to mortgages, any policy wridening such insurance to be deposited with and loss theremuder to be payable to, mortgages, any initiation and the superstant of the option of nortgages may be used to pay for reconstruction of the derived informant(s) or if not so applied may; at the option of nortgages, be applied in payment of any indexidence, matured or unmatured, secured by this mortgage. 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. Net to permit, sither wilfully or by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements situate thereon, but to keep the same in good repair at all times, but to means or suffer wasts to be removed from add prunises any buildings of improvements situates thereony not to remain or suffer wasts to be committed upon the premises, not to cet or remove any timber therefore, or permit sand, excepting such as may be necessary for ordinary domestic purposes; and not to permit asid results setted to depreciate in value because of rousing, insufficient water supply, or for inadequate or improper minage or timption of said and. 7. To reinstures nortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgages may be oblight to defend or protect its rights or han acquired herwander, incluing all abstract fors, correct costs, a reasonable attorner for where allowed by law, and other expenses and such sums shall be secured hereby and included in any decree of foreclasure. This mortgaps is subject to the vector strengy and meinand in any decres of foreclours. This mortgaps is subject to the Federal Yaim Lean Act and all acts annealatory thereof or supplementary therein. In this event of the death of mortgaps, this heir(s) or legal representative(s) or mortgaps whall have the option, within the vector for the death of mortgaps, this heir(s) or legal representative(s) or mortgaps whall have the option, within in the vector mortgaps fails to pay when due any terms, likes, independs or assessments lawfully assessed against prop-ments and integrate fails to pay when due any terms, likes, independs or assessments lawfully assessed against prop-ferents mortgaps(s) or fails to maintain instrance as hereinholders payrinds during you may make such payments of provide its of payment at the rate of like per entity per annum. (f) payment is one rate of ant pay costs pay among and mortgages (mercy transfers, asis over and convery to the mortgages all versit, royalites, horness and do not may from time to time because due and payable under any oll and any and the part of any bird is to the any hereafter costs into actions. Covering the above described hand, or any paralleles, horness and do the second the second the second the second to a second to a second to a second seco n provin 1. Service and the service of the

Anne March 199

......

.....

· ...

and the state of the second

110