473 AMORTIZATION MORTGAGE 44570 BOOK 100 5 19:00 THIS INDENTURE, Made this 19th day of SEPTEMBER , 19 51, between 4 RAYMOND C. PINE and HILDA MAE PINE, his wife, Å of the County of DOUGLAS , and State of KANSAS , hereinafter , called mortgagor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas, hereinafter called mortgagee. WITNESSETH: That said mortgagor, for and in consideration of the sum of FIFTEEN THOUSAND and NO//100 (\$15,000.00). In hand paid by mortgagee, receipt of which is hereby acknowledged, mortgages to said mortgagee, all of the following de-Reden scribed real estate situate in the County of DOUGLAS , and State of KANSAS to-wit: The Northeast Quarter (NE4) of Section Ten (10); also the East Half (E3) of the Southwest Quarter (SW4) of Section Ten (10); Also the Northwest Quarter (NW4) of the Southeast Quarter (SE4) of Section Ten (10), all in Township Thirteen (13) South, Range Nineteen (19) East of the Sixth Frincipal Meridian, Jan Partiel CONTAINING in all 280 acres more or less, according to the U. S. Government Survey thereof. Together with all privileges, hereditaments and appurtenances thereunto belonging, or in any wise appartaining, 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 mortgager at the date of this mortgage, or thereafter acquired. ortgagor to mort-This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mo rages, in the amount of \$ 15,000,00, with interest at the rate of 4% per cent per annum, said principal, with interest, being payable on the amortization plan in semi-annum installements, the last installment being due ayable on the first day of DECEMBER . 1984, and providing that defaulted navments shall bear inter-, 19 84 , and providing that defaulted payments shall bear interest at the rate of six per cent per annum.

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Mortgagor hereby covenants and agrees with mortgagee as follows:

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To be now lawfully seized of the fee 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 encumbrances; and to warrant and defend the title thereto against the lawful claims or demands of all persons whomsover.

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

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

A To hants and keep introde buildings and other improvements-now-on, or which may hereafter be placed on, and premises, against loss or damage by firs and/or tornado, in companies and amounts astifactory to mortages, any policy avidencing such issuence to be deposited with, and loss thereunder to be payable to mortages, any policy avidencing such issuence to be deposited with, and subject to general regulations of the Parm Gredit Administration, sums so received by mortages may be used to pay for recommentation of the destroyed improvement(s); or, if not so applied may, size any headersheets, matter and the symmeth of any indexteets, mattered or commature, secure by this mortages.

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 side premises or the buildings and improvements situate thereon, but to keep the same in good repair si all lines; not do nonmit or effect waste to be removed from said premises any buildings or improvements situate thereon; dot to ommit or series waste to be committed up on the premise; not is out or to remove any timber therefore, or permit same, excepting such as may be necessary for ordinary donestic purpose; and not to permit side real ends of erroises. Insufficient water supply or for inadequate or improve dataset.

which is depreciate in value because of evolute, insurficient water aupply or for innorques or improper densings or irrigation of each and.
7. To estaborase marringses for all costs and expenses incurred by it is any suit to foreclose this mortgage, in any suit is a value matrice and any obliget to define or protect is rights or line factured heremater, including all abstract fees, over out, a reasonable attorner fee where allowed by itse, and other expenses; and and nums shull be second inverse and included in any descree of foreclosure.
This mortgage is subject to the Foldral Yarm Loss Act and all acts anomationy thereof or improper shall have the option, within any of such desk to assume this mortgage and the stock interacts had by the deceased in connection hereits. When the protect of the second is a stable of the protect of the second second and the stock interacts had by the deceased in connection hereits.
This mortgage fails to say when due may have, liens, longments or assessments invitig assessed against propriation mortgage of fails to say when due may have and the stock interacts had by the deceased in connection hereits. The stable mortgage and main is accounted as a start of the indubidant account of the second term in the stable interact and any taxes.
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