Application No. 253259 - 844K 44921 BOOK 101

Loan No.

, 19 51 . between

AMORTIZATION MORTGAGE

THIS INDENTURE, Made this first day of OCTOBER

GLEN COX and PEARL COX, his wife,

of the County of DOUGLAS

REV. 9-48

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of the County of LUUULAS , and State of KANSAS , bereinafter called mortragor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichits, Kansas, bereinafter called mortgages.

WITNESSETH: That said mortgagor, for and in consideration of the sum of THREE THOUSAND, EIGHT HUNDRED and NO/100 (\$3,600.00). DOLLARS, in hand paid by mortgages, receipt of which is hereby acknowledged, mortgages to said mortgages, all of the following de-DOLLARS. scribed real estate situate in the County of DOUGLAS . . , and State of KANSAS . to-wit:

This morigage is given to secure the payment of a promissory note of even date herewith, executed by morigagor to mort-gages, in the amount of \$ 3,800,00 , with interest at the rate of 4% per cent per annum, said principal, with rages, in the amount of \$3,800.00 , 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 first day of DECEMBER , 1984, 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:

1. To be now lawfully selied of the fee simple tills to all of said above described real estate; to have good right to sail and convey the same; that the same is free from all encumbrances; and to warrant and defend the tills therefore against the lawful claims or demands of all persons whomever.

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.

Egnins: use property neural mortgages. A. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premise, against loss or damage by fire and/or tornado, in companies and amounts astifactory to mortgages, any policy evidencing such insurance to be deposited with, and loss thereunder to be payable to, mortgages as its interest may appear. At the option of mortgagor, and subject to general regulations of the destroyed improvement(i); and is so reserved by mortgages may be used to pay for reconstruction of the destroyed improvement(i); and is so reserved by mortgages.

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

6. Not to permit, either wilfully on by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements aituate thereon, but to keep the same in good repair at all times; not to commit or suffer wasts to be committed upon the premises any buildings or improvements situate thereon; not to commit or suffer wasts to be committed upon the premises; not to cat or remove any timber therefrom, or permit same, excepting such as may be necessary for ordinary domestic purposes; and not to permit saids, each of opporting to any such as a start to depreciate in value because of ercaton, insufficient water supply or for inadequate or improper drainage or improper drainage.

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 lies acquired hereunder, including all abstract fess, court costs, a reasonable stronger fee where allowed by law, and other expense; and such sums shall be secured hereby and included in any decree of foreclosure.

This mortgage is subject to the Federal Farm Edan Act and all acts amendatory thereof or suppleme stary ther In the event of the death of mortgagor, the heir(s) or legal representative(s) of mortgagor shall have the option, within days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

In the event mortgaged, or fails to pay when due any taxes a bereinhered meter and by the vectore in connecton network. The series in mortgaged, or fails to maintain insurance as bereinhefore provided, mortgages may make such payments or provide usch insurance, and the amount (b) paid therefor shall become a part of the indebtadness secured hereby and bear interest from the data of payment at the rate of six per cent per annum.

the date of payment at the rate of air per cent per annum. The statis of payment at the rate of air per cent per annum. monays that mortgraper hereby innafers, notes and not converge to the mortgrapes all rents, royalite, boutses and delay monays that mortgraper hereby innafers, notes and not converge to the mortgrapes all rents, royalite, boutses and delay rates argues to axecute, acknowledge and deliver to the mortgrapes such deed or other instruments as the mortgrapes and pour or herestare require in order to foillist the payment to it of east rents, royamint of taxes, hurance present are and a strands of matured installments upon the mortgrapes and pour or herestare require in order to file mortgrapes of an ay many delay the mortgrapes and and so received by the mortgrapes shall be applied; first, to the payment of matured installments upon the notes (a) secured hereby and/or to the graburement of the mortgrapes of any sums avanned in payment of taxes, insurance premises, or other assessments, as herein provided; together with the interest due thereou; and second, the balance; if any you the principal re-maining majed, in such a maner, however, as not to abate or reduce the semi-annual payments to its one reires and discharge the loan; or said mortgrapes may, at its option, turn over and deliver to the then owner of and lands, either in whole

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