272

1084 BEV. 9-41

45348 BOOK 101 a - gali ga

Loan No.

Recor

(Co

AMORTIZATION MORTGAGE

7th day of DECEMBER , 19 51 , between A THIS INDENTURE, Made this

FLOYD L. CHURCHBAUGH and GERTRUDE E. CHURCHBAUGH, his wife

of the County of DOUGLAS , and State of KANSAS , hereinafter called mortgraper, whether one or more, and THE FEDERAL VLAND BANK OF WICHITA, Wichita, Kansas, hereinafter called mortgrape. WITNESSETH: That said mortgagor, for and in consideration of the sum of

WITHENSETHITHER HAIL MOTOREROF, NOT AND IN CONSIDERATION OF LAS HUM OF A CONSTRAINT OF THE BUILDERS, PIVE THOUSAND THESE BUILDERS IN A KOLOU (SS 500.00), DOLLARS, and paid by mortgages, restlyt of which is hereby acknowledged, mortgagei to said mortgages, all of the following described real estate situate in the County of DOUGLAS and State of KANSAS , to-wit: destant water and

> The Mortheast Quarter (NE2) of Section nine (9) Township fourteen (14) South, Range eighteen (18) East of the 6th P. M.

CONTAINING in all one hundred sixty (160) acres, more or less, according to the U.S. Government Survey thereof.

••• Togethed with all privileges, hereditaments and appurtaneous thereinto 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, appearings and firmum belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, or this states apparted.

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgagor to mortper in the amount of \$ 5500,00 , with interest at he rate of 4% per cent per annum, said principal, with aver, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on day of JUNE , 19 85 , and providing that defaulted payments shall bear interfirst est at the rate of six per cent per annum.

Mortgagor hereby covenants and agrees with mortgagee as follows:

and the second second second an green and a stand of the stand

L. To be now inwfully seised of the fee simple title 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 membrances; and to warrant and defend the title thereto against the lawful claims or demands of all persons whomsoever.

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

2. To pay when due all taxes, liese, judgments, or assessments which may be jawfully assessed or levied against the property herein mortgaged.

against the property have in mortgaged. (2) To have and have innoved buildings and other improvements now on, or which may hereafter be placed on add premises, against loss or damage by firs and/or tormado, in companies and amounts astisfactory to mortgages, any policy avideding such insurance to be deposited with and loss theremder to be payable to mortgages as its interest may appear. At the option of mortgager, and unject to general regulations of the part Orgin Administration, sums as reserved by mortgages may be used to pay for recomprised destroyed improvement(b) or, if not so applied may at the option of mortgages, be applied in payment of inty indettactors, mattered or unmattered, accorded by intergage.

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

ention for suid tour. A. Not tay permitte either withfully 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; not to commit or permitte to be removed from add permises any buildings or improvements situate thereen; not to commit or earlier wasts to be committed upon the premises; but to cit or remove any thirdy therefore, the permit same, coupling such a may be accessing for offlings, the improvements aftattate thereen; not to commit or earlier wasts to be committed upon the premise; but to cit or remove any thirdy therefore, and permits and the second second errors, insufficient wave supply or for indequate or improver trainings or infrastrue mortgauges for all costs and argumes incurred by it in any mit to forcelose their mortgaus; or is any mit in which mortgauges may be oblight to define or for severe allowed by law, and other arguments or not may and may be accessing to the second berefore and included in any decree of forceloses.

and much sums shall be second havely and included in any decree of foreelows. This mortgages is subject to the Poiersi Farm Loan Ack and all acts annealizing therefore trapplementary thereto. In the sums of the dash to increpanye, the basis() or regardly compresentatively () of mortgager shall have the option, within 60 days of such death. In contrapany, the basis() or regardly compresentatively () of mortgager shall have the option, within the sums mortgager field to may be an increased to such that the sums of the sum of