45975 BOOK 101 AMORTIZATION MORTGAGE

, 19 52 , between

28th day of FEBRUARY

THIS INDENTURE, Made this

1114 6

The states

Manager Ser The Product of the second Contraction of Contraction of Contraction CONSERVICE SCALL

108A

JAMES F. BRASS and ROSE C. BRASS, his wife

of the County of DUUGLAS ', and State of KANSAS , hereinafter called morragor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kanass, hereinafter called morrages DOUGLAS

WITNESSETH: That said mortgager, for and in consideration of the sum of

A CONTRACTOR OF THE

STOLD.

1.14

acribed real estate situate in the County of DOUGLAS , and State of KANSAS , to-wit:

The Southeast Quarter (SE2) of Section Twenty (20), Township Twelve

Also: The East Half (E) of the Southwest Quarter (SW2) of Section (01 meetry (20), Township Twelve (12) South, Range Eighteen (18) East of the Sth. E. M.

CONTAINING in all 240 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 appertaining, including all water, triggition and drainagesgription of every kind and description, however evidenced or manifested, and all rights-of-way, appearant and futures belonging to use in consection 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 mort-pages, in the smoont of \$ 5500,000 , with interest at the rate of 4% per cent per annum, and 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 JUNE est at the rate of six per cent per annum. the , 19 72 , and providing that defaulted payments shall bear inter-

Mortgagor hereby covenants and agrees with mortgagee as follows:

1. To be now havefully seemed to the fee simple tills not seeme a sources: I, To be now havefully seemed to the fee simple tills to all of and shows described real estate; to have good right to call and convey the same; that the same is free from all encumbrances; and to warrant and defend the tills therein sames that show a show the seemed of all persons whomesever.
2. To pay when due all phyments 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.

against cas property areas mortgarge. 4. To name and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premises, against loss or damage by fire and/or torrado, in companies and amounts astifactory to mortgarge, any policy evidencing such improve to be deposited with, and loss thereafter to be payable to mortgarge as its interest may again. At the option of mortgarge, and subject to general regulations of the destroyed improvement(d) or a the or equivalent mortgarge, imargarge, be applied in payment of any indebtedness, matured or unmatured, accured by this mortgarge.