54277 BOOK 107 AMORTIZATION MORTGAGE

Loan No.

THIS INDENTURE, Made this 4th day of DECEMBER , 19 54 , between

P. EVERETT SPERRY and LULU OLLEVA SPERRY, his wife

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in

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 mortgages.

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

THREE THOUSAND SIX HUNDRED and NO/100(\$ 3800.00). DOLLARS, In band paid by mortgages, receipt of which is hereby acknowledged, mortgages to said mortgages, sll of the following described real estate situate in the County of DOUGLAS , and State of KANSAS , to-wit:

The East 13 1/3 acres of the South 40 acres of the Southwest Quarter of Section Twenty four and the North 16 2/3 acres of the East 26 2/3 acres of the North Half of the Northwest Quarter of Section Twenty five, Township 12 South, Range 19 East of the 6th P. M.

CONTAINING in all 30 acres, more or less, according to the U. S. Government Survey thereof.

ogether with all privileges, hereditaments and appurtanances thereunto belonging, or in any wise appertaining, including ter, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, stus and fittures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, reafter sequired.

This mortgage is given to secure the payment of a promissory note of even data herewith, executed by mortgagor to mort-a, in the amount of \$ 3800.00 , with interest at the rate of 4% par cent per annum, said principal, with net, being payable on the amortisation plan in semi-annual installments, the last installment being due and payable on first day of JUNE , 1988, and providing that defaulted payments shall bear interfirst day of at the rate of six per cent per an

ager herein covenants and agrees with mortgages as follows:

1. To be new lewfully select of the fee simple title to all of said above described real estats; to have good right to all and server the same; that the same is free from all encumbrances; and to warrant and defend the title therete against the savfal claims or demands of all persons whomsoever.

rights to sell and senvey the same; that the same is free from all encumbraness; and to warrant and defend the title theorem agranust the lawful claims or demands of all persons whomsoever. 7. To puy when due all payments provided for in the note(s) secured hereby. 8. To puy when due all targe, Hema, judgments, or assessments which may be lawfully assessed or lavied agranter the property hereis intergaged. 5. To puy when due all targe, Hema, judgments, or assessments which may be lawfully assessed or lavied agranter the property hereis intergaged. 5. To neve and here, instruct buildings and other improvements now on, or which may hereafter be placed and provide any helf or instruction which may here all factory to mentaneous any policy verticesing such famous to be specified with, and loss thereunder to be payable to, here Gravit Administration, may appear. At the option of mortgages, may be used to be applied in payment of the provide Administration of the any biometic famous famous and the option of mortgages, be applied in payment of the provide Administration of the section of the section of mortgages, be applied in payment of the functiones, maximum the leasn secured hereby solely for the purposes set forth in mortgager's appli-mentaneous and integration from the leasn secured hereby solely for the purposes set forth in mortgager's appli-

6. Not to parall, either withing on by neglect, any intreasonable 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 remove or earlier wants to be removed from and premises any buildings or improvements situate thereon; not to common or earlier wants to be committed upon the premise; not to or remove any finder the same and may be necessary for ordinary domestic purpose; and not to permit said real state of erables of erables, insufficient water supply or for inadequate or improve drainage or improve of said land.

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