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FLB Loan No. 168723-814K LBC Loan No.

79432 BOOK 130

REAMORTIZATION AGREEMENT

THIS AGREEMENT, Made by Hibbard E. Taul and Marie Taul, his wife

S. O. S.N

hereinafter referred to as Morigagor (whether ope or more) and The Federal Land Bask of Wichita, a corporation, hereinafter referred to as Morigagee, WITNESSETH:

THAT WHEREAS, Mortgagee is the owner and holder of the note(s), mortgage(s), and any agreement(s) amendatory hereaf or supplementary thereto, which evidence and secure the above-numbered loan(s), and which are hereinafter called the coan instruments, such mortgage(s) being more paylicularly described as follows:

A mortgage filed for record on the 6th nt Page 336-7 recorded in Book 121 121 nt Page 336-7 of the records of Douglas County, State of Kansas and owned and held by The Federal Land Bank of Wichita as security for its FLB Loan No. 168723-8145

A mortgage filed for record on the ____, 19____, recorded in Book at Page____ ____of the records of

_; and

NOW. THEREFORE, It is mutually agreed that, as of the effective date of this agreement, payment of all said indebtedness evidenced and secured by the loan instruments with interest thereafter at the rate of ______ per centum per annum shall be amortized as follows:"

Federal Land Bank loan:

1. Standard Plan.

In

qual semi-annual installments of principal and interest at the rate of _____ the first of which shall be due and payable on the ______ day of ______, 10_____, with the remaining installments payable consecutively in their regular order semi-annually thereafter, and a final installment ____per centum per annu of principal and interest payable on the __________ day of _________, 19_______, Any payment herein provided, if not paid when due, shall bear interest from the due date thereof, until paid, at the default rate provided for in said loan instruments.

2. Springfield Plan. 6

In 55 equal successive semi-annual principal installments, the first of which shall be due and payable on the first day of <u>June</u>, 19.62, with the remaining installments payable consecutively in their regular order semi-annually thereafter, and a final installment of principal payable on the <u>first</u> day of <u>December</u> thereof, at the rate of <u>June</u> per centum per annum, shall be payable semi-annually on each principal payment of principal and/or interest if not paid when due shall be ar interest from the due date thereof, Bath Construction of the shall be an interest from the due date thereof. their regular order semi-December Land Bank Commissioner loan:

1 3. In

equal successive semi-annual principal installments, the first of which shall be due and payable on the ______day of ______, 19_____, with the remaining installments payable consecutively in their regular order semi-annually thereafter, and a final principal installment payable on the _______day of

_____, 19_____. Interest on the balance of said indebtedness or any unpaid part or portion thereof, until paid, at the rate of ______ per centum per annum, shall be payable semi-annually on each principal and/or interest if not paid when due shall been interest from the due date thereof, until paid, at the rate of six per centum per annum. Any advancement made by the Mortragge under the terms of the loan instruments shall bear interest from the date of said advancement until paid at the rate of six

IN CONSIDERATION WHEREOF, Mortgagor hereby assumes and agrees to pay to Mortgagee, its successors and assigns, all indebtedness which may remain unpaid and which is evidenced by the loan instruments, and assumes and agrees to be bound by and to perform or cause to be performed all the covenants, conditions, and provisions contained in all loan instruments

It is understood and agreed that this agreement shall be effective as of the installment payment date, provided for in the loan instruments, which next precedes the date this agreement is signed by Mortgagee, provided, however, that if Mortgagee has made any advancements under the terms of axid loan instruments since said installment payment date, or if this agreement is signed by Mortgagee on an installment payment date provided for in the loan instruments, this agreement shall be effective as of the date the agreement is signed by Mortgagee.

It is understood and agreed that asil indebtedness, together with interest thereon as provided herein, shall be secured by the of said mortgage(s) and the Mortgagee shall have authority to complete the description of said mortgage(s) in the second graph hereof.

It is further understood and agreed that this agreement shall not operate to modify the provisions of the loan instruments, or the rights and liabilities of the parties hereto, except as expressly provided herein, nor in any way to change, modify or incharge the rights or liabilities of any third party liable for the payment of the indebtedness evidenced and secured by said loan natruments, all rights of the parties hereto as against such third party and all rights of such third party against the parties ereto being hereby expressly reserved.

It is also understood and agreed that in the event Mortgagor shall fall to pay or cause to be paid when due any of the payments provided for herein or in said loan instruments, or shall fail to comply with each and all of the other covenants, conditions, and agreements contained herein, or in said loan instruments, then and in any such case Mortgage at its option and immediately due and payable, in which event said indebtedness and the loan(s) in connection with which such failure occurred herein, and the mortgage(s) shall be subject to foreclosure; provided, however, that in the event Mortgage at any time declares all of maid indebtedness immediately due and payable, it may, at its option, without notice thereof, subsequently annul said

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