the balance, if any, to the principal		1
	ining unpaid; provided, that nothing herein shall be construed hated by this mortgage over any such lease made subsequent to	
(y-ies) of the first part shall permit any fail to keep the buildings and improvements loan to substantially different purposes fr neglect permit any unreasonable depreciatio ments thereon, or shall sell, convey, remor buildings or improvements, or shall fail to and agreements herein contained, then the w of the second part, become immediately due At any payment period part ha(s-ve) the privilege of paying any m account of the principal of the det hereby after the periodical payments herein contra an earlier date, by reducing the percentage cable to principal.	s in the above described note be not paid when due, or if part- taxes or assessments on said land to leccase delinquont, or i susured as hercin provided, or apply the proceeds of this rom those for which it was obtained, or shall willfully or by "e, or permit to be recoved from said premises any of said keep and perform all and singular the covenants, conditions and payable, and this mortgage subject to foreclosure. After five years from the date hereof, part(y-ice) of the first umber of installment payments are not to reduce there- ched to be rando, but are to operate to discharge the loan at applicable to interest and increasing the performants.	
first above written.	seals of the pary(y-ies) of the first part the day and year	
State of Kansas)	George 0. Deay	
County of Douglas)		
sonally known to be the same person(s) who a execution of the same.	on this 19th day of March, A. D. 1924 before the undersigned d State aforesaid, came George O. Peay a widewer to me per- executed the foregoing instrument, and duly acknowledged	A DESCRIPTION OF A DESC
In Witness Whorcof, I h last above written.	have hereunto set my hand and official seal, the day and year	
L. S.	F. C. Whipple,	1
My commission expires Jan 27-1927	Notary Public	1
AMORTIZATI From, (KANS	OUL MORTGAGE	
John L. Jones, a widower.	State of Kansas, Douglas County as	+0
To. The Wichita Joint Stock Land Bank.	this listriment was filed for record this 26th day of March A. D. at 2:50 o'clock P. M. 1974.	or Rel
	Register of Deeds.	in ano
	By-Jest Phillman Deputy.	2
LAND BANK, OF WICHITA, KANSAS, party of the WITHESSETE: that said the sum of THEET THOUSAND AND NO/IOO DOLLARS which is hereby acknowledged, ha(s-ve) grant targain sell and convey, to the said party of the County of Douglas, and State of Kanass ar Northeast Quarter (HEA) Nineteen (19) East of the 6th P. M., contain Together with the privil or in any way appertaining. The said part(y-ies) of party of the second part, to be now herefully	part(y-ies) of the first part, for and in consideration of in hand paid, by the party of the second part, receipt of de, bargained, and sold and do(e) by these presents grant, f the second part all that certain real estate situated in ad described as follows, to-mit: of Sociton Four (14), Township Fourteen (14) South, Range	Acat 82. Page 112
first part to the party of the second part, a 3,000.00, with interest at the rate of six p certain promissory note of even date herewith if the eccond part, conditioned for the payme y-five equal semi-annual payments and a sixt mayments on account of principal purceusant to the mortization tables provided by the Fede hat all payments not made when due shall heat ignest rate authorized by the State of Kansa Now if the said party-le- ided for in said note, and perform all the ci old, otherwise to be and remain in full forc. Part(v-iee) of the first	Is given to secure the payment by the part(y-ies) of the tits offices in the (bity of Michina Mansas of the sum of per cent per annum puyable semi-annually, evidenced by a , executed by the part(y-ies) of the first part to the party int of said sum and interest on the amortization plan in six- y-sixth or final payment, unless sconer matured by extra the provisions of the Federal Farm Loan Act and in accordance ral Farm Loan Board, which promissory note further provides r interest from the due date to the date of payment at the s not exceeding eight per cent per annum. s of the first part shall make when due, all payments pro- onditions horeinafter set out, then this mortgage shall be e and effect.	
arty of the second part. Such policy or poli- nd part and loss thereunder to be payable to Part(y-ies) of the first Seessents legally levied against the propert Part(y-ies) of the first epresentations to part of the second part as	5 of \$3,000.00, in an insurance company to be approved by icies of insurance to be deposited with party of the sec- party of the second part as its interests may appear. That are acted of to now when the old to compare and	
This mortgage is made to oing business under "The Federal Farm Loan Ac and governed by the terms and provisions of sa In the event that part(y- cressments against said premises when due, or	said party of the second pat as a Joint Stock Land Bank t [#] and is hereby agreed to be in all respects subject to id act. ies) of the first part shall fail to pay any taxes or to maintain insurance as hereinabove provided for, party rovide such insurance, and the amount paid therefor shall	

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