Application No. 249175 - 844K 42216 adox og - Loan No.4

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AMORTIZATION MORTGAGE

8th u day of November 19 50 , between HIS INDENTURE, Made this

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WINFRED O. WOCARTY and ESTHER MCCARTY, his wife,

KANSAS Jounty of 'DOUGLAS' and State of KAUSAS , hereinafter of the state of KAUSAS , hereinafter called or trager, whether one or more, and THE FEDERAL LAND BANK OF X CHITA, Wichits, Kansas, hereinafter called DOUGLAS of the County of called mortgagor. mortgageeo -

WITNESSETH: That said mortgagor, for and in consideration of the sum of THEES THOUSAND and NO/100 (\$3,000.00). in hand paid by margages, receipt of which is hereby acknowledged, mortgages to said mortgages, all of the following de-serited teal estate situate in the County of DOUGLAS; and State of KANSAS. scribed real estate situate in the County of

- The Mest Half (WA) of Section Eleven (11), Township Fifteen (15), Kanne Seventeen (17), East of the Sixth Principal Keridian, subject to easement to Kansea City Power and Light
 - Company for transmission lines and poles,

CONTAINING in all 320 acres, more or less, according to the U. S. Government Survey thereof.

Together with all privileges, hereditaments and appurtenances thereanto belongthg, or in any wise appertaining, including all water, irrigation and draimage rights of every kind and description, however evidenced or manifested, and all rights-of-way, apparativa and fatures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, or thereafter accounted or thereafter acquired.

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This-mortgase is given to secure the payment of a promissory note of even date herewith executed by mortgagor to inort-roller, in the amount of \$ 5,000,00 , with interest at the rate of 4% per cent per annum, said principal, with day of Dooembor . 1970 ... and providing that defaulted payments shall bear interthe first est at the rate of six per cent per annum.

Mortgagor hereby covenants and agrees with mortgagee as follows:

1. To be now lawfully seized of the fee simple title to all of said above described real estate to have good right-to sell and convey the same; that the same is free from all encumbrances; and to warrast 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.

3. To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed or levied against the property herein mortcased.

A. To insure and keep insured buildings and other improvements now an or which may hereafter be placed on and premises, against loss of damage by fire and/or tornado, in companies and announts satisfactory to mortgace, any policy evidencing such insurance to be denosited with and loss thereafter to be payable (or mortgace) as inferest may appen. At the option of mortgace, and splice to general regulations of the mortgace as inferest may appen. At the option of mortgace, and splice to general regulations of the farm (Tedit Adhimistration, sums so received by mortgace may be used to pay for received prime transmission) and destroyed improvement(st); or if in ots a spliced may, at the option of mortgaces, be applied in payment of any indebtedness, matured or unmatured, secured by this mortgace.

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

6. Not to permit, ether wilfully or by nerfect, any unreasonable depreciation in the value of said premises on the buildness and improvements situate thereon, hut to keep the same in good repair at all times; not to remove or permit to be removed from said premises, any buildings or improvements situate thereon, hut to keep the same in good repair at all times; not to originate the committed or upon the premises; not to be the removed from the premises; not to be the removed from the premises; not to be the removed from the premises; not to be the remove of the removed from the premises; not to be the remove of the premises and the premises in the premises of the premises of

transmer or structure of some and 7. To reinhurse mortgance for all costs and expenses incurred by it in any suit to foredose this mortgance. r or in any suit in which mortgance may be obliged to defend or protect its rights or lien acquired hereunder, including all abshart fees, court costs, and included in any decree of foredosure.

This mortgage is subject to the Federal Farm Loan Act and all acts amendatory thereof or supplementary thereto. In the event of the death of mortgagor, the heir(s) or legal representative(s) of mortgagor, shall have the option, within 60 days of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith.

In the event works to assume this improvement on the story interests new up the unceases in connection prevention. In the event mortgager fails to pay sharing the any taxes in the initial provided, mortgager may make such payments or provided, been interested or fails (specific therefore a part of the inducted mortgager may make such payments or provided, bissing and the amount of pail therefore shall become a part of the inducted mortgager may make such payments or provided, interest from date of payment at the rate of six per cent per annum.

the date of payment at the rate of six per cent per annum. The said mortgaper heavy transfers sets over and conveys to the mortgape all rents, royaling, and pear meters itom more statistic on the mortgaper heavy transfers sets over and conveys to the mortgaper all rents, royaling, honores, and the said mortgaper heavy transfers sets over and conveys to the mortgaper all rents, royaling, honores, and mort meters its statistic, or that may from time to time become due, and payable under have described land, or any portion thereof, and said mortgaper have described land, or any portion thereof, and said mortgaper and deliver to the mortgape end deliver to the then over end deliver to the mortgape end deliver to the deliver to the then over end stall lands, either ju whole discharge the lown; or said mortgape end deliver to the then over end stall lands, either ju whole discharge the lown; or said mortgape end deliver to the then over end stall lands, either ju whole discharge the lown; or said mortgape end deliver to the thend over end stall lands, either ju whole discharge the lo

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