

Appl. No.

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827-K

## AMORTIZATION MORTGAGE

## day of April , 1951 , between THIS INDENTURE, Made this-12th

43690

EARL TURNER and MABEL TURNER, his wife, also known as Mabel E. Turner, his wife,

of the County of Douglas and Franklin , and State of Kansac , hereinafter called moritagor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas, hereinafter called morigages.

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

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PIVE THOUSAND THREE HUNDRED AND NO/100 (\$5300) - - - - - - - - - - - - - - - - - DOLLARS, and paid by mortgages, receipt of which is hereby acknowledged, mortgages to said mortgagee, all of the following de-DOLLARS. in b scribed real estate situate in the County of Douglas and Franklin . , and State of Kansas . to-wit:

The B2 HE2 HE2 and W2 NW2 HE2 of Section 24, Tommship 15 South, Range 18 East of the Sixth Principal Meridian, in Franklin County, Kansas.

The SW2 of Section 18, Township 15 South, Range 19 East of the Sixth Principal Meridian, in Douglas County, Kansas. · . .

Containing in all 200 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, inrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights of way, apparatus and fixtures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage, or thereafty acquired.

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgagor to mo gages, in the anomator of a 500.00 ... with interest is the rate of a per centre interstant second of the single of the interest, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on , 19 71 , and providing that defaulted payments shall bear interthe 1st day of June est at the rate of six per cent per annum.

Mortgagor hereby covenants and agrees with mortgagee as follows:

1. To be now inwilly select of the fee simple tile 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 encombrances; and to warrant and defend the tile therein cagning the layful claims of demands of all persons whomsever.

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 mortgaged.

Against the property meters more general. A. To insure and keep instruct buildings and other improvements now on, or which may hereafter be placed on, said premise, against loss or damage by fire and/or tornado, in companies and amounts astisfactory to more general policy widefacting such insurance to be deposited with, and loss thereunder to be payable to, more general and a such as a part Gredit Administration, sums so reserve to by more gauge may be used to pay for recommentation of the destruyed improvement (a); or, if not no applied may, at the option of more gauge, be applied in payment of any individuals, matured or unmatured, secure by this more gauge.

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

7. To minimize mortgages for all costs and expanse incurred by it in any full to forcelose this mortgage, or in any suit in which mortgages may be oblighed to defend or protect its grinths or line scopiced hyromoty, including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such any shall be secured hereby and included in any decree of forceloure.

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 mays of such death, to assume this mortgage and the stock interests held by the deceased in connection herewith. 60

The owner owner we assume use morrigging and use stock interests help by the deceased in connection herewith. In the event morrigging fails to pay when down y taxes, liens, judgments or assessments lawfully, assessed against prop-tement morrigging, or fails to maintain increases as are inhered to provide morrigages may make such payments or provide the morrise, and the acoust(b) path herefor shall become a part of the indebtedness secured hereby and bear interest from date of payment it is the rate of six pay can be a manual.

He date of payment at the rate of all pay can't per canum. The said metry pays here you transfers, easi over and conveys to the mortgages all rents, repalties, bonuses and delay menty that may from time to time become due and paysile under any off and gas or other mineral lease() of any kind mort calculate, or bland may hereafter come into sciences, covering the above described lead, or any portion thereof, and said mort-celling, or bland may hereafter come into sciences, covering the above described lead, or any portion thereof, and said mort-celling, or bland may hereafter come into sciences, covering the above described lead, or any portion thereof, and said mort-or hereafter require in endre to facilitate the payment of in formation date of the science of the sci