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ALC: NOT THE REAL PROPERTY.

Marthan Street

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44562 BOOK 100

AMORTIZATION MORTGAGE

day of SEPTEMBER

THIS INDENTURE, Made this

108A . BEV. 8-48

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, 19 51 , between THEODORE ARMSTRONG aka THEODORE C. ARMSTRONG and LILLIE ELNORA ARMSTRONG, his wife

Loan No.

of the County of DOUGLAS KANSAS . called mortgagor, whether one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas, hereinafter called

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

15th-

FIVE THOUSAND THREE HUNDRED and NO/100 (\$5300.00) DOLLARS, in hand paid by mortgagee, receipt of which is hereby acknowledged, mortgages to said mortgagee, all of the following described real estate situate in the County of , and State of KANSAS , to-wit:

The East Half (E_2^1) of the Southwest fractional quarter of Section Seven (7), formship Twelve (12) South, Range Mineteon (19) East of the 6th P. M., Also all of the Northeast Quarter (NE4) of the Northwest Quarter (MM2) of Section Eight (8), formahip Twelve (12) South, Range Mineteon (19) East of the 6th P. M., lying North of the Right-of-way of the

South, mange mineteen (14) East of the 6th P. M., lying Morth of the Hight-of-way of the Also, the East 16 mores of the Southwest fractional quarter (known as Lot Three (3) of Also the Southeast Quarter (SEL) of South, Hange Mineteen (19) East of the 6th P. M., Southeast Guarter (SEL) of the Southeast Guarter (SDE) and the State Southeast Quarter (SDE) of the Southeast Quarter (SDE) of the Southeast Guarter (SDE) of the Southeast Also the Southeast quarter (SET) of section seren (1) isse the base that \log_2/α the Southeast (quarter (SET) of the Southeast quarter (SET) of add Section Seren (7) and the west 60 acros of the North Half ($H_{\rm H}^2$) of the Northeast Quarter (HEQ) of Section Eighteen (18), Township Twelve (12) South, Range Nineteen (19) East of the 6th P. M.

CONTAINING in all 319 mores more or less according to the U. S. Government Survey thereof.

Together with all privileges, hereditaments and appurtinances thereinto belonging, or in any wise appertaining, including, all water, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, appearans and fixtures belonging to or used in connection therewith, whether owned by mortgagor at the date of this mortgage,

This mortgage is given to secure the payment of a promissory note of even date herewith, executed by mortgagor to r rares, in the amount of \$ 5300.00 , with interest at the rate of 4% per cent per annum, said principal, with interest, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on day of DECEMBER , 19 84 , and providing that defaulted payments shall bear inter-

est at the rate of six per cent per annum.

2. . .

Mortgagor hereby covenants and agrees with mortgagee as follows:

To be now lawfully seited 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 warrant 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 mortgaged.

Against the property mercun mortgages. 4. To insure and keep insured buildings and other improvements now on, or which may hereafter be placed on, said premises, against loss or damage by fire and/or tornado, in companies and amounts satisfactory to mortgagee, any set of the property of the point of mortgagee may be and on the payable to, pran Credit Administrating such insurance to be deposited with, and loss thereander to be payable to, Pran Credit Administrating such argomer. At the option of mortgagee, may be used to pay for reconstruction of the destroyed improvement(s); or, if not as applied may, at the option of mortgagee, be applied in payment of any indebtedness, matured or unmatured, secured by this mortgage.

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

6. Not to permit, sither wilfully or by neglect, any unreasonable depreciation in the value of said primites or the buildings and improvements situate thereon, but to keep the same in good repair at all thereon; not to remain or permit to be recover from said premises any buildings or improvements atimate thereon; not to permit same, excepting note committed upon the premises; not to cet or remove any timber therefrom, or sains of the because of scenary for ordinger domestic purpose; and not to permit said real drainage or irrigation of said land.

7. To reimburse mortgages for all costs and expenses hereired by it in any suit to foreclose this mortgage, and any suit in which mortgages may be obliged to defend or youted its rights or lan acquired hereunder, including all abstract fess, court costs, a reasonable attorner for which are the source of th

This mortgage is subject to the Pederal Farm Loan Act and all acts amendatory thereof or supp 60

This mortgage is subject to the results series form form and sum and sets manufactury in the subject in the option, within in the series of the death of mortgages, the heir(s) or fags) representatively (s) of mortgager shall have the option, within days of such death, to assume this mortgages and the stock internets hald by the decease in connection herewith, in the series increases in connection herewith, in the series increases in the mortgages and the stock internets hald by the decease in connection herewith, is a series of the serie

the date of payment at the rate of skiper can't per samuta. The said incorranger hereby transfers, each over and energy to the morgages all rates, royalies, bonuss and delay monys that may form time to time better and a samuta and an array all and gas or other mineral lease(s) of any kind now relating, or that may hereafter come into existence payable more any all and gas or other mineral lease(s) of any kind now relating, or that may hereafter come into existence payable the above described land, or any portion thereof, and all and range agrees to execute achieves the and delivers to the amount described land, or any portion thereof, and said or hereafter excited the morgages and delivers to the payment to it also data same, error and intermed for tallments pay to any the morgage and add or to the reinforcement of the morgage for any sums advanced in payment of taxes, hurance pressions of excited and/or to the reinforcement of the morgage for any sums advanced in payment of taxes, hurance pressions of the state add or to the same provided, together with the interest due thereous and second, the halance, if any you the principal re-maining the lant; or and morgages may, at its option, turn over and deliver to the the new of and hands, sither in grade