

(a) Right 53 Farnsworth and Levi Ditch Association from Adobe Yard Slough, 5 acres decreed to John P. Burton.

(b) Right 59 Blackner and Huntington Ditch Association from Bull Berry Corral Slough, 4.5 acres of the 62 acres decreed to Orson Blackner.

(c) Right 78 Greenville Field Irrigation Company, a mutual association, from North Creek, 7 acres decreed to Orson Blackner.

(d) Right 79 Orson Blackner and Percy Williams, from North Creek, 10 acres decreed to Orson Blackner.

(e) Right 85 Emma J. Yardley, 0.53 c.f.s. of the 1 c.f.s. from the Beaver River, further evidenced by statement of "Water User's Claim" 682 as shown on Map 28a in the Fifth Judicial District Court in and for the County of Iron, State of Utah.

TOGETHER with 46 shares of water stock in the Aberdare Bench Canal and Irrigation Company.

ASSIGNOR hereby represents and warrants that its said mortgage, which is hereby assigned to ASSIGNEE, constitutes a first lien on the property covered thereby and described therein and which is also described above, subject only to 1971 property taxes, and that there are no unpaid assessments or taxes due on said property or any part thereof save and except the said 1971 taxes. ASSIGNOR further represents and warrants that the amounts remaining due and owing to the Assignor on the Promissory Note secured by said Mortgage, which Promissory Note is also dated May 18, 1967, and is hereby assigned and set over to the Assignee, without recourse, are as follows, computed to the 7th day of December, 1971:

Principal balance:	\$ 10,352.88
Accrued Interest:	\$ 55.20
Default Interest:	\$ 24.34
 TOTAL:	 \$ 10,432.42

and that the daily accrual of interest from and including date last-above mentioned is \$ 1.53333 plus a daily accrual of default interest in the sum of \$ .19215. The Mortgagors in said Mortgage, being the makers of said Promissory Note, are the owners of 115 shares of Federal Land Bank Association stock, which stock and the proceeds thereof are not assigned hereby.

The Assignor agrees to execute such other and further instruments as may be proper and necessary to transfer to Assignee all of the security referred to in said Mortgage and to deliver the same to Assignee.