THIS INFENTURE, Made this 7 day of Dec. in the year of our Lord one thousand nine hundred and sixteen between Cora E. Ernst of Wellsville in the County of Franklin and State of Kans of the first part, and Star Grain & Lumber Co, party of the second part:

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WITNESSETH, That the said parties of the first part, in consideration of the sum of One hundred and seventy three & 74/100 Dollars to her duly paid, the receipt of which is hereby acknowledged, have sold, and by these presents does grant, bargain, sell and mortgage to the said parties of the second part, their heirs and assigns, for ever, all that tract or parcel of land, situated in the County of Douglas and State of

Kansab, described as follows, to-wit: The South one half (S_2^+) of the Northeast one fourth (NE+) of Sec. Sixteen (16) Twp. Fifteen (15) Range Twenty one (21) containing 80 acres, with the appurtenances, and all the estate, title and interest, of the said party of the first part therein.

And the said party of the first part does hereby covenant and agree that at the delivery hereof she is the lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance ther in, free and clear of incumbrances

Region and indicates for state of indications therein, free and clear of inducer more except one certain Mig. of \$3200.00. First party hereby agrees to keep both firs and tornado policies of insurance on the buildings on said premises, in some company or companies approved by said second party, for the benefit of said second party, or assigns, in the sum of not less than bollars each, and shall deliver the policies to said second party, and should a field first party realized as to do the lears balance to be seen a state of the lears balance for the party insurance. sold first party neglect so to do, the llegal holder hereof may effect such insurance, and recover of said first party the amount paid therefor with interest at ten per cent

and measure of said light party one amount paid therefore in interest at temper cent per annum, and this mortgage shall stand security therefore. Thisforant is intended as a Mortgage to secure the payment of the sum of One hun-dred and seventy three & 74/100 Dollars, according to the terms of a certain mortgage note or bond this day executed by the said party of the first part and payable on the 7 day of Des. 1917, to the order of said second party, with interest thereon according to the tenor thereof payable semi-annually according to the terms of ______interest notes titebut and all of and matter because the party of the derived and the terms of ______interest notes attached, and all of said notes bearing ten per cent interest after due; both principal and interest being psychle in lawful money of the United States of America at the ______. And this conveyence shall be void if such payment be made as herein specified. . But if defailt be made in such payment, or any part thereof, or interest thereon, or if the taxes on said land are not paid when the same become due and payable, or if the insurance is not kept up thereon, as provided herein, for if the buildings are not kept in good repair, or if the improvements are not kept in good condition, or if waste is committed on skid premises, then this conveyance shall become absolute, and the whole sum remaining unpaid shall immediately become due and payable at the option of the holder hereof; and it shall be lawful for the said party of the second part, executors, administrators and assigns, at any time thereafter, to take possession of the said premises and all the improvements thereon, and receive the rents, issues and profits thereof, and to sell the premises hereby granted or any part thereof, in the profits thereof, and to sell the premises hereby grated or any part thereof, in the menner prescribed by law, and out of all the moneys arising from such sale, to retain the amount then unpaid of principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the part_____ making such sale, on demont, to the said first party or his heirs and assigns. I'N WINESS WINERFOR, The said party of the first part have hereunto set her hand and seel the day and year last above written.

Signed, Sealed and delivered in presence of Cora E. Ernst (SEAL) S. E. Hunt.

State of Kansas, Franklin County, SS.

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The following is endored on the original instrument

BE IT REMEMBERED, That on this 7 day of Dec A.D. 1916, before me a Notary Public in and for said County and State, came COra E. Ernst to me personally known to be the same person who executed the foregoing instrument, and duly soknowledged the execution of the same.

IN WITNESS WHENFOF, I have he ounto subscribed my name and affired my official seal on the day and year last above written. Commission expires on the 11 day of Mah. 1920 (SEAL) S. D. Moherman, Notary Public.

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Recorded Dec., 11th., A.D. 1916, at 10:25 o'clock A.N. 1.11

THIS INDENTUFE, Made the first day of December, A.D. 1916 between William A. Medill and Mangaret V. Medill, his wife, of the County of Douglas and State of Kansas, herein-after known as party of the first part, and Cormerce Trust Company, a corporation, of Kensas City, Missouri, party of the second part,

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Agnass City, Missourn, party of the second part, WITNESSETH: That the said party of the first part, in consideration of the sum of Twelve Thousand Five Hundred and no/100 Dollars, in hand paid, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and confirm to the said party of the second part, its successors and assigns, the following described real estable, in the County of Douglas and Stee of Kansas, to-wit: The Northeast Quarter (NEL) and the Northwent Quarter (NEL) of the Southeast Counter (This and the Ford Wale (This & Southwent Quarter (NEL) of the Southeast

The Northeast Quarter (NE±) and the Northwest Quarter (NE±) of the Southeast Quarter (SE±), and the East Half (E±) of the Southwest Quarter (SE±), all in Section Ten (10), Township Thirteen (13), Rauge Nineteen (19), Less TO HAVE AND TO HOLD the same, with appurtenances thereto belonging or in any wise appertaining, including any right of homestead and every ontingent right or estate therein, unto the said party of the second part, its successors and assigns forever; the intention being to convey an absolute title in fee to said premises. AND WEE SATE Desty of the first mark hereby avecants that they are lawfully

AND THE SAID party of the first part hereby covenants that they are lawfully seized of said premises and have good right of couvey the same; that said premises are free and clear of all encumbrances; and that they will warrant and defend the same