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undersigned C E Cory a Notary Public in and for the County and State aforesaid duly commissioned and qualified personally came Irven D Harris and Mary Harris his wife who are personally known to me to be the sume persons who executed the foregoing instrument of writing as grantors and such persons duly and severally acknowledged the execution of the same In The sections Harris L have barenets set my hand and affired my official and an acknowledged the execution of the same In Testimony Whereof I have hereunto set my hand and affixed my official seal the day C E Cory Notary Public Commission expires Dec 15,1926. and year last written. ( L S) \*\*\*\*\*\*\*\*\*\*\*\*\* State of Kansas, Douglas Co. 88 This instrument was filed for rec MORTGAGE

Paul T. Brune.

Federal Land Bank of Wichita.

ord on the 21st day of June A.D.

Joa Wellinan Register of Deeds.

JouWillman Deputy.

1924. At: 2:20 P.M.

BY-

This indenture made this 17th day of May 1924 between Paul W. Brune and Carrie Brune, his wife of the county of Douglas and State of Kansos part(y-les) of the first part and The Federal Land Bank of Wichita, Withita Kansos, party of the second part. Witnesseth: that said part(y-les) of the first part, for and in consideration of the sum of Michita, Witnesseth: that said part(y-les) of the first part, for and in consideration of the sum of Michita, Witnesseth: that said part(y-les) of the first part, for and in consideration of the sum of Michita, Witnesseth: that said part(y-les) of the first part, for and in consideration of the sum of Michita, Witnesseth: that said part(y-les) of the first part, borgain, sell and convey to and sevel granted, bergained, and sold, and do(es) by these presents grant, bergain, sell and convey to the said party for the second part, all that certain real estate, situated in the county of Douglas and State of Kansos, and described as follows to-witt for the st quarter (NZ) less 6 acres for Bailrond: North Taird (p. 1/2) of matt the first

the said partyjof the second part, all that certain real estate, situateum the county of houghas and State of Kanass, and described as follors to-wit: Northeast quarter (SE) less 6 acres for Railread; North Third (n 1/3) of west half (Wg) of southeast Northeast quarter (SE) is so that an 1/3) of east half (E) of southwest quarter (SE) of Section two (2), Town-quarter (SE); North Third (n 1/3) of east half (E) of southwest quarter (SE) of Section two (2), Town-ship Twelve (12' South, Range Nineteen (19) East of the sith Principal Meridian. Together with the privileges, hereditaments and appurteances thereant belonging, or in Together with the privileges, hereditaments and appurteances thereant belonging, or in anyway appertaining. The said part(y-les) of the first part do(es) hareby covenant and agree with said arty of the second part, to be now lawfully seized of said primises, and to now have good right to sell arty of the second part, it be now lawfully seized of said primises, and to now have good right to sell arty of the second part, at its offices in the city of fichita, Kanasa, of the sum of \$12,500.00, to the high the mortage is given to secure the payment by the part(y-les) of the first part of the second part, and dome-half per cent per annum payable semi-annually, evidenced by a pertain promixory note of even date herewith, executed by the part(y-les) of the first part to the pay it is interest at the rate of five and dome-half per cent per annum payable semi-annually, evidenced by a pertain promixory note of even date herewith, executed by the part(y-les) of the first part to the pay of principal pursuant to the provisions of the Farenal Fam Loan Act and in accordance with an orizition of principal pursuant to the provisions of the Farenal Fam Loan Act and in accordance with an orizition abales provided by the Federal Fam Loan Board, which promissory note further provided that all payments habits appende when due alnol bear interest from the due date to the date of payment at the highest rate auth

hot made when due shall bear interest from the due date to the date of payment at the highest rate auth-brized by the State of Kansos, not exceeding eight per cent per annum. Now if said part(y-ies) of the first part shall make when due, all payments provided forfin said not and perform all the conditions hereinafter set out, then this mortgage shall be void, otherwis fermin in full force and effect.

Part(y-les) of the first part agree(s) to keep the buildings and improvements on the presis Part(y-les) of the first part agree(s) to keep the buildings and improvements on the presis above conveyed insured in the sum of \$4000.00 in an insurance company to be approved by party of the secneove conveyed insured in the ball of volume in the function of any provided of party of the second part, such policy or policies of insurance to be deposited with party of the second part and loss the inder to be payable to party of the second part agree(s) to pay, when due, all taxes, charges and assessments

rart(y-les) of the first part sgree(s) to pay, when due, all cakes, charges and assessent legally levied calinst the property herein conveyed. Part(y-les) of the first part in the application for loan, ha(s-ve) made certain repres-entations to party of the second part as to the purpose or purposes for which the money loaned on this nortgace was borrowed. Such representations are hereby specifically referred to and made part of this

This mortgage is made to said party of the second part as a Federal Land Bank doing business inder (The Federal Farm Loan Act" and is hereby agreed to be in all respects subject to and governed by the terms and provisions of said Act. In the event that part(y-les) of the first part shall fail to pay any taxes or assessments

In the event that pare(y-les) of the Hirst part shill fail to pay any taxes of assessments against said promiser when due, or to maintain insurance as hereinabove provided for, party of the second part may make such payments or provided such insurance, and the amount paid therefor shall become subject to the lien of this mortgage, and bear interest from the date of payment at the highest rate authorized b

to the lien of this intrage, and hear interest from the date of payment at the highest rate authorized of this State, not exceeding eight per cent per annum. And to further secure the payment of said note, the part(y-ies) of the first part hereby as sign(c) to the party of the secure part, in whole or, at the option of the second party, in such amounts o nuch propertidate part or parts as the second party may from thus to time designate, all the rents, royal ties, payments and delay moneys that may from time to time become due and payable on account of any and hil oil and ges mining leases or mineral leases of any kind now existing or that may hereafter cose into fristence covering the above described lands, and all moneys received by the second party by reason of this assignment shall be applied first, to the payment of muture installments; and second, the balance the second party and the survey of the text patting herein shall be construct as an aver o if any, to the principal remaining unpaid; provided, that nothing herein shall be construed as a maiver of the priority of the lien created by this mortgage over any such lease made subsequent to the date of this mortgage.

If any of the payments in the above described note be not paid when due, or if part(y-ies) of the first part shall permit any taxes or assessments on soid land to become delinquent, or fail to keep the buildings and improvements insured as herein provided, or apply the proceeds of this loan to sub stantially different purposes from those for which it was obtained, or shall willfully or by neglect per-hit any unreasonable depreciation in the value of said premises or the buildings and improvements there or shall easily remove on mark table removed from said herd from said available for any of said buildings. by the convexy remove or permit to be removed from soid lond from soid premises any of said build dings or improvements, or shall fail to keep and perform all and singular the covenants, conditions and agreements herein contained, then the whole note hereby secured shall, at the option of the party of the

scond part, become immediately due and payable and this mortages subject to foreclosure. At any payment period after five years from the date hereof, part(y-les) of the first-part (a(s-ve) the privilege of paying any number of installment payments, or any portion thereof, on account of the principal of the debt hereby secured. Such additional payments are not to reduce thereafter the periodical payments herein contracted to be made, but are to operate to discharge the loan at an emiler date, by reducing the percentage applicable to interest and increasing the payments are manifestive to orth ate, by reducing the percentage applicable to interest and increasing the percentage applicable to print nal

Witness the hand(s), of the part(y-ies) of the first part the day and year first above writt

Paul 7. Brune Carrie Brune.