DOUGLAS COUNTY

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payment date. It is understood and agroed that the entire sum reamertized, together with interest thereon, shall be secured by the lien of the above described mortgage. It is further understood and agroed that if and when party of the first part is able to do so, ad-ditional payments of one or more installments of principal will be made in order that, by the continued making of such additional payments, said indobtodness may be discharged within the time provided by the loan instruments prior to their modification as herein provided, and that such additional principal pay-ments when rade shall operate to discharge the dott secured at an earlier date and shall not reduce the meant or defore the due date of the mark installment of principal or prior date and shall not reduce the amount or defer the due date of the next installment of principal.

Encount of defer the due date of the next installment of principal. IN CONSIDERATION WHICENOP, party of the first part hereby assumes and agrees to pay to party of the second part, its successors and assigns, all indobtedness which may remain unpaid and which is evidenced by the note and mortgage above described, and any agreement supplementary thereto, and assumes and agrees to be bound by and to perform or cause to be performed all the evenants, conditions, and provisions contained in all loan instruments evidencing said indobtedness.

It is further understood and agreed that this agreement shall not operate to modify the provisions of the note and mortgage and other loam instruments securing this loan, except as herein expressly pro-vided, nor the rights and liabilities of the parties thereto or third parties liable for the payment thereof, and that the rights of all such parties with respect to each other and with respect to the not

thereof, and that the rights of all such parties with respect to each other and with respect to the note mortgage and indebtedness are hereby expressly reserved. It is also understood and agreed that in the event party of the first part shall fail to pay or cause to be paid when due any of the paymentsprovided for herein or in said note, real estate mortgage, or any agreement supplementary thereto, or shall fail to comply with each and all of the other covenants conditions, and agreements contained herein, or in said note, real estate mortgage, or any agreement supplementary thereto, then and in any such case party of the second part, at its option and without notice to party of the first part, ray declare all of said indebtedness immediately due and payable, in which event said indebtedness shall theneoforth bear interest at the rate of five per centum per annum, and the mortgage shall be subject to forcelesure; provided, however, that in the event party of the second pay able, is consequences, but no much action shall extend to or affect any subsequently annul said declaration and sincular the covenense, conditions. action shall extend to or affect any subsequent breach of all and singular the covenants, conditions, and agreements contained in said note, mortgage, or any agreement supplementary thereto, or impair any consequent right thereon.

WITHESS the signature of the party of the first part; and the signature of party of the second part by The Federal Land Bank of Wichita, Wichita, Kansas, a corporation, its agent and attorney-in-fact, signed by the duly authorized officers of said Bank, and its corporate seal hereon impressed, the day and year first above written.

A. C. Lauchlin Cora Laughlin

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Re F

(Party of the First part)

FEDERAL FARM MORTGAGE CORPORATION, a corporation (Party of the Second Part) By THE FEDERAL LAND BANK OF WICHITA, Wichita Kansas, a corporation, its Agent and Attorned in-fact, By Fred S. Hathaway Vice-President

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ATTEST: John W. Coleman Assistant Secretary

(CORP. SEAL)

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