COMPARED CERTIFICATE

Commerce Trust Company hereby certifies that this note is one of the seriesof notes described in the within mentioned Lease Agreement. COMPRET TRUST COMPANY

BY

Assistant Trust Officer.

Section 3- The notes issued under and secured by this lease Indenture, together with the interest coupons appertaining thereto, shall be substantially in the form and to the effect as above set forth; shall be for the aggregate principal amount of Eighty Thousand Pollars (380,000,00) shall be dated April 1. 1924; shall bear interest at the rate of seven per cent per annum from date, payable quartely on the 1st, day of July, 1924. and on the 1st, day of each October, January, April and July thereafter upon presentation and surrender of the interest coupons thereto attached covering the interest to maturity at the times above provided; sahll be executed by the President, and countersigned by the Treasurer of the Lessee Company, with the corporate seal thereto affixed, and the interest coupons ashereinabove set forth shall be authenticated by the facsimile sagnature of the Treasurer of the Lessee Company thereon; shall each be for the principal sum of One Thousand Dollars (31:000.00), and shall be numbered and mature respectively as follows, to-wit:

1 to 5, inclusive, July 1, 1924 Jan. 1925 " 20 Apr. 16 1925 11 July Oct Jan 1, 1926 36 40 Apr. 1926 1926 July 45 50 55 1926 Oct Jan İŢ Apr 1927 65 July 1927 Oct 1927 1928 71 Jan Apr, 1928

Section 4-Only such notes as shall be certified by Commerce Trust Company shall be secured by this Indenture, and such certification shall be conclusive evidence that any note so certified and endorsed has been duly issued.

Section 5- The Lessee shall be entitled to the possession and use of the said equipment as hereinafter provided for but only upon and subject to all the terms and conditions of this lease, A metal plate bearing the words "Property of Commerce Trust Company, Kansas City, Missouri, Owner and Lessor" in Phain letters shall be permanently and securly placed and fastened conspicuously upon each side car body and ech2set of trucks so as to be readily visible and plainly indicate the ownership of said equipment, In case any of each of such plates or marks shall at any time be removed, defacted or destroyed the Lessee shall and will immedately restore and replace the same. And in case the Lessee shall fail to mark the said equipment, or any part thereof, as herein provided thenthe Owner may cause such marking to be done, or plate to be attached at the expence of the Lessee, and for that p rpose shall have the right temporarily to take possession of the equipment, or so much thereof as may be nesss ary, The Lessee covenants that it will not allow the names of any persons, association or corporation to be placed on any of said equipment. as a designation which might be interpreted as a claim of ownership by the Lessee thereof, provided however, that the Lessee may cause the cars constituting said equipment to be marked with its name or initials representing its corporated name in the manner ususa I and customary for marking equipment of that kind, or in some other substantially similar manner for the convenience of identification of its interest therein, The Lessee shall notchange the numbers upon any of the parts composing the equipment during the duration of this lease, without first obtaining the written consent of the

Section 6- The Lessee covenants and agrees that it shall and will at all times keep

484

()