to the state of the second and the second second

First.—To pay the above recited obt and interest thereon when and as the same shall become due whether in course or under any covered are fully paid, to keep the buildings and improvements on said premises constantly insured agginst foet and all other same keepby secured are fully paid, to keep the buildings and improvements on said premises constantly insured agginst foet by the first paid of the constantly insured agginst foet by the first paid of the constantly insured agginst foet to the same secured hereby, with subregation clause astifactory to the mortgages acceleration and additional security for the payment of said dobt, interest, and all sums accreed hereby, with subregation clause astifactory to the mortgage acceleration of the payment of said premises; and will be an additional security for the payment of said of the said premises; and that the said mortgage or its assign may assign all such insurance policies to any indoses of said notes, or to my subspection prombases of said premises; and that the said mortgage or its assign may assign all such insurance policies to any indoses of said notes, or to my subspection prombases of said premises; and that the said mortgage or its assignment of the said premises; and that the said mortgage is the said premises; and the said premises; and that the said mortgage is the said premises.

Fourth—To pay believe the same shall become delinances, any usaff all taxes, charges can be accessed, and premises.

Fourth—To pay believe the same shall become delinances, any usaff all taxes, charges or assessment, local or special, lavied premises or any part thereof, or upon the mortgages is interest therein, or upon this mortgage, and premises.

Fourth—To pay believe the same shall become delinances, easier than the said doct, or other same believe premises or any part thereof, or upon the mortgage, in the premises of the said premises or any part thereof, or upon the mortgage, in the premises or upon the premises or any part thereof, or upon the mortgage, in the premis

tue. Upon satisfaction of this mortgage the mortgagor agrees to accept from the mortgagee a duly executed release of same, have it recorded and pay the cost of recording.

IN WITNESS WHEREOF, the said part 10 Sf the first part have hereunto set the mand. Sthe day and year first above

written. A. Lester Martin Flossie M. Martin (SEAL)

STATE OF OKLAHOMA, County of Tulsa Before me, the undersigned, a Notary Public in and for said County and State, on this 29th day of March helper he, the undersigned, a restrict that the same as and purposes therein set forth.

1923 personally appeared A. Lester Martin and Flossie W. Mertin, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal.

Jan. 12, 1926. (Seal) My Commission Expires___

C. C. Mc^Gilvray, Notary Public.

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