the state of the s

First.—To pay the above resited debt and interest thereon when and as the same shall become due whether in course or under any covenant or stipulation herein contained, and the same shall become due whether in course or under any covenant or stipulation herein contained, and the same shall policies of manuscular against and and whitesomer and the same shall policies of manuscular and shall read and whitesomer annue taken one in the same constantly amples and shall policies of manuscular and passes and an advantage of the same disposited with the manuscular passes and whatesomer nature and whatesomer nature and whatesomer and the same shall be constantly assigned or policies, with loss, if any, appalie to said mortages or assigns; and whether each policy or policies have been actually assigned or policies, with loss, if any, appalie to said mortages or its assigns, and the sector of its interest as mortages or policies, which loss, if any, appalie to said mortages or its assigns, and layer and in series of policies and the said mortages or its assigns, and layer and the said mortages or its assigns, and layer and the said mortages or its assigns, and layer and the said mortages or its assigns, and layer and the said mortages or its assigns, and layer and the said mortages or its assigns, and layer and the said mortages or its assigns, and layer and the said mortages or assigns and the said mortages or assigns and the said mortages or assigns the said mortages or assigns to the said mortages or assigns and the said mortages or assigns the said mortages and assigns the said mortages or assigns the said mortages, as hearing provided, to pay up tax or taxes, it legally impop

The foregoing covenants and constraints and virtue.

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 ies of the first part have hereunto set the ir hand the day and year first above

| IN WITNESS WHEREOF, the said part 195 of the first part hat 1 hereunto set 114 finand 1 the day and year first al | |
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| written. The first state of the | Jessie W. Farr |
| 경우 그 아이들은 다시 그녀는 동일 얼마 보고 있다면 다른 | Thomas E. Farr (SEAL) |
| | (SE |
| STATE OF OKLAHOMA, County of Tulsa | <u> </u> |
| Before me, the undersigned, a Notary Public in and for said 19 ²² , personally appeared Jessie W. Farr | County and State, on this 9th day of December and Thomas R. Farr her husband to me |
| | regoing instrument, and acknowledged to me that the y executed the |
| same as theirfree and voluntary act and deed for the uses. WITNESS my hand and official seal. | and purposes therein set forth. |

Jan 12, 1926

(SEnL) C.C.McGilvray Notary Public.

My Commission Expires