SEVENTH

(a) The Trustees shall have no power to bind the Subscribers personally, and Subscribers and their assigns, and allfirms, corporations, individuals or others extending credit to them, contracting with, or having any claim against the grustees shall look only to the property and finds of the Trust for the payment of any debt, damage, judgment, decree or of any money that may otherwise become due and payable unto them from the Trustees, or that neither the Trustees or the Bubscribers, present or future, shall ever become personally liable therefor.

(b) In every written order, contract or obligation which the Trustees shall give or enter into, it shall be their duty to stipulate therein that neither the Subscribers nor the Trustees shall be held to any personal liability under or by reason of such contract, order or obligation.

BIGHTH

THIS AGREETING AND DECLARATION OF TRUST shall continue in force until terminated by the said E. H. MOSS, L. S. MENDERSON and R. M. DICK, their successors, administrators, executor, or assigns, by liquidating the assets of the Trust Estate and distributing the proceeds thereof among the then holders of shares issued hereunder, as hereinbefore provided; provided, however, that the duration of this Trust shall in no event continue for a period of time extending beyond twenty-one (21) years from the date of the death of the said E. K. MOSS, L. S. HENDERSON or R. M. DICK.

IN MITNESS WHEREOF, The said E. K. MOSS, L. S. HENDERSON and R. M. DICK, have hereunto set their hand and seals in token of their acceptance of the Trust hereinbeford specified, and in further token of their assent to an approval of the terms of said Trust, the day and year first above written.

> 2. K. MOSS L. S. HENDERSON R. M. Dick

STATE OF OKLAHOMA

الك

33.

 $\langle \cdot \rangle$

Bofore mo, the undersigned authority, on this day personally appeared E. H. HOSS, L. S. HENDERSON and R. H. DICH, personally known to me to be the persons whose names are subscribed to the within and foregoing instrument, in writing and they acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and considerations therein expressed.

Given under my hand and seal of office on this 20th day of October, A. D. 1922. Ty commission empires Mar. 8, 1926 (SEAL) Hazel M. Johnson, Nothry Public Filed for record in Tulsa County, Tulsa Oklahoma, Cot 20, 1932 at 11:35 O'clock A.M. In Book 427, page 98

	97° 29.	Telman	, Deputy	(SEAL)	0.	ъ.	Lawson,		
- 11							INTE	RNAL	REVENUT
0.44	211699	C. J.	COMPARED	WARRANTY DELD			(· · ·	*****

THIS INDEFINE, Made this 5th day of "ctober A. D. 1922, between G. C. Packard and Lula B. Packard, his wife, of Fort Smith, Arkansas, of the first part, and J. T. West of the second part.

WIMEONDER, The prid parties of the first part, in consideration of Six Hundred & No/LOO DOLLARS, the receipt of which is bereby admowledged, doby these presents grant bargain, coll and convey which the said party of the percent part, his heirs and assigns, all of the following described worl cother, situated in the County of Telas, and State of Oklahoma, to-wit: Lot S Block 1 in Dest Wi bland, an addition to the dity of Tulsa.