missory note in writing to said party of the second part described as follows: (3500.00 TULSA, OKLA, April, 15th, 1916

Twenty Five Lonths after date for value received we promise to pay to Mrs. Myrtle Blazik or order at

THE EXCHANGE NATIONNAL BANK

dependences in a second party operation of the second of the

OF TULSA, OLLA.

the sum of FIVE HUNDRED ND NO/100 DELLARS with interest at the rate of 8 per cent per annum from date until paid.

THE MAXERS, endorsers, sureties, guarantors and assignors of this note severally waive demand, presentment for payment, protest and notice of protest and of Non-payment, and agree and consent that, after maturity, the time for its payment may be extended from time to time by agreement between the holders and any of them, without notice, and that after such extension or extensions the liability of all parties shall remain as if no extension had been had. They also agree to pay an attorney's fee of ten pollars and ren per cent. of this note if same is collected by an Attorney or by hegal Proceedings.

. The interest on this note to be paid quarterly

(This note parable at the rate of 320.00 per month beginning May 15th , 1916.

This mortgage in given subject to a prior mortgage to J. B. Wilson for the sum of POJR HUNDRID (0400.00) DOLLARS; due January 14th. 1917.

Now if said parties of the first part shall pay or cause to be paid to said party of the second part her heirs or assigns, said sum of monoy in the above described note mentioned together with the interest therean, according to the terms and tenor of the same, then this mortgage shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money or any part thereof, or any interest thereon, is not paid when the same is due, and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not raid when same are by law made due and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable and said party of the second part shall be entitled to presention of said premises. And said parties of the first part for said consideration do hereby expressly waive an appraisement of said real estate and all benefit of the homestead exemption and stay laws of the State of oltahoma

IN WIMERS WERROF the said parties of the first part have become set their found the day one pear first above written.

3/30 -16

laid in full

irs Martie Blasek

State of Ohlshoma Wulsa County, ss.

Before no in and for said granty and State on this -----day al April, 1915 personally appared Robson story and Vis wife folie Story to no known to be the identical mersons who extended the within and foregoing instrument and admowledged to no that they executed the same as their free and voluntary act and deed for the use and purposes there is not forth.

Dr D. Dolman , Deputy

P \$1

(0.1.) O. C. Tawash, Joansty Clork

Pobson storey Dollie M. Storey