NTERNAL REVENDE

become null and void upon release of this mortgage.

Eleventh: -In construing this mortgage, the word "mortgager" wherever used shall be held to mean the persons named in the preamble as parties of the first part, jointly and severally.

The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise to remain of full force and virtue.

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

IN WITHESS WHIRROF, the said parties of the first part have becounte set their bands the day and year first above written.

Martha P. Mitcehll Young O. Mitcehll

SCATI OF CHIAHOMA,) ss. County of Fulsa.

Before me, the undersigned, a Notery Tublic, in and for said County and State, on this 26th day of January, 1983, personally appeared Partha F. Mitcehll and Young O. Mitchell wife and husband, to me known to be the identical persons who executed the within and forecoing 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.

(Seal)

F. D. Hennedy, Notary Tublic.

My commission expires Aug. 10th, 1925.

Filed for record in Tulsa, Tulsa County, Oklahoma, January 27, 1997, at 11:40 c'clock A.M. and recorded in Book 435, Page 49.

By Brady Brown, Deputy. (See

0. G. Weaver, County Clerk.

222559 C.F.J. COMPARED DEED

THIS INTENTURE, Made this First day of January A.D.1983, between Armour and Company, a a corporation organized under and existing by virtue of the laws of the State of Illinois, having a principal office in the City of Chicago, County of Cook, and State of Illinois, party of the first part, and Armour and Company of Telaware, a corporation organized under and existing by virtue of the laws of the State of Delaware having a principal office in the City of Vilmington, County of New Castle, and State of Telaware, party of the second part.

of Ten Dollars (*10.00) and other good and valuable considerations in hand maid by the said party of the second part, the receipt whereof is hereby acknowledged, and the said party of the second part, forever released and discharged thereform, has granted, bargained, sold, remises, released, conveyed, enfectfed, aliened and confirmed and by these presents does grant, bargain, sell, remise release, convey, enfectf, alien and donfirm unto the said party of the second part and its successors and assigns forever, all of the following described lot-piece-or parcel-of land, situate in the City of Tulsa County of Tulsa, and State of Ohlahoma, and known and described as follows, to-wit:

All of Lot Four (4) and all of the South Half (3) of Jot Tive (5). Block Fifty-six (56), original town, Tulsa, Oklahoma, according to the recorded plat thereof.

together with all and singular the hereditaments and appurtenances thereunto belonging, or in any wise, appertaining, and the reversion and reversions, remainder and remainders, rents issues and profits thereof; and all the estate, right, title, interest, claim or femand

Sales and

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