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UNITED STATES OF AMERICA State of Oklahoma

for a second second

TITLE GUARANTEE AND TRUST COMPANY:

Number 783

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T¢lss, Okls. OKLNHOMA Second Mortgage .

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Dollars \$5,000.00

Know all men by these presents:

CIDDIPARED

That Ralph M. Black, and Helen Black, his wife of Tulsa, Tulsa County, in the State of Oklahoma, parties of the first part, have martgaged and hereby mortgage to Title Guarantee & Trust Company, of Tulsa. Oklahoma, party of the second part, the follow ing described real estate and premises, situate in Tulsa County. State of Oklahoma, to-wit:

> East eighty (80) feet of lot ten (10) offederenson's re-subsdivision of Block seven (7) in Beans Viste Park addition to Tulse, Tulse County, Oklahoma.

subject (This is a second mortgage/to mottgage given to Pioneer Mortgage Company, bearing date of Rorwary 11th, 1924.)

with all the improve ments thereunto belonging, and warrant the title to the same. This mortage is given to secure the principal sum of five thousand dollars, with

interest thereon at the rate of 8 per cent per annum, payable semi-annually from date, seconding to the terms of three certain promissory notes, described as follows, to-wit: Evidenced by threemnotes, one for \$1,000.00 due in one year, one note for \$1,000.00 due in two years and one note for \$3,000.00 due in three years, alloearing interest at the rate of 8% per annum from date, executed by the makers hereof, of even date herewith, due and payable to the order of the second partym with interest thereon at the rate of 8% per centum per annum antil due, and at th rate of ten per centum per annum after neturity.

The interest before maturity is further evidenced by coupons attached to the principal note, principal and interest payable at the place designated insaid note and coupons.

The parties of the first part hereby make the following special covenants to and with said party of the second part and their assigns, to-wit:

First: That said first parties Willprocure separate policies of insurance against fire and tornado, each in the sumof ______ dollars, and maintain the same during the life of this mortgage for the benefit of the mortgagee or their assigns, and made payable to the mortgagee or assigns as his or their interest may appear.

Second: That the first parties will payall taxes and assessments, whether general pr special, lawfully hevied or assessed on said premises before the same becomes delinquent.

Third. That the soid first parties will keep and maintain all improvements on the premises in good condition, commit or suffer no waste thereon, and not allow said premises to become in a delapidated condition.

Fourt. Uppd sdy brach of the first, second of third special, covenants of this mortgage hereinbefore enumerated as well as for the failure to payany part of the indebtedness hereby secored, either principal or interest, at the time the same become due, the holder of this mrtgage may declare the entire sum or sums secured hereby due and payable, without notice and shall be entitled to a foreclosure fo this mortgage for the satisfaction thereof.

Fifth. In case of defaitin pament of any insurance premium, taxes or assessments, the hulder of this mortgage may pay and discharge the same, and all such sums so paid shall be secured by the lien of this mortgage and draw interest at the rate of ten per cent per annum, provided that such payments by the mortgagee shellnot operate as a waiver