County of Tulsa) Beforeme a Notary Public, in and for the above named County and State, on this End day of April 1984, personally appeared L. H. Agard and J. G. Agard, her tusband, to me personally knowntoobe the identical persons who executed the within and foregoing 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 signature and official seal, the day and year last above written.

(SMAL) M. Branson, Notary Public.

Ly cormission expires Feb. 11th, 1928.

C. O. S. L. S.

Filed for record in Tulsa County, Otla. on April 3, 1924, at 5:50 P.M. recorded in book 448, page 439, Bredy Brown, Deputy,

(SHAL) O.G. Weaver, County Clerk.

254915 - BH

REAL ESTATE MORTGAGE.

Hnow all men by these presents: that E. H. Agard and W. G. Agard, her husband, of Tulsa County. Oklahoma parties of the firstpart, have mortgaged and hereby mortgage to to Sathwestern Mortgage Company, Moff, Otla., party of the second part, the following described real estate and preside sit ated in Tulsa County, State of Oklahom, towit:

Wost 40 ft. of lotseven (7) Block eleven (1) Mendowbrock

Addition to the City of Tulse,

with all improvements thereon and appurtonances thereto belonging and warrant the title to the same.

HAS

This mortage is given to secure the principal sum of eighteen hundred dollars, with Interest thereon at the rate of ten per cent perannum payable semi-annually fum date, according to the terms of six certain promissory notes described as follows, to-wit:

Three notes of \$500.00 and three of \$100.00 all dated April and, and all due in three years.

Said first parties agree to insure the buildings on said precises for their reasonable value for the banefit of the mortgage ad maintain—such insurence during the existence of this cortgage—Said first parties agree to pay all taxes and assessments lawfully assessed on said or emises.

Baid firstparties further expressly agree that in case of forcelosure of this nortage, and as often as any proceedings shall be taken—to forcebe same as herein provided, the mortgager will pay to the saidmortgager one hundred eighty dollars as attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for—forcelosure and the same shall be a further charge and lien upon said provises described in this mortgage, and the amount thereous shall be recovered in said forcelosure suit and included in any judgement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same maner as the principal debt hereby secured.

Now, if the said firstparties will pay or cauce to be paid to said seemd party, its heirs or assigns said sums of money in the above described notesmentioned, together with the interest thereon according to the terms and tenor of said notes and shallmake and maintain such insurance admy such taxes and agreements then these presents shall be wholly discharged and void, otherwise shall remain in full force and effect. If said insurance is not effected and vaintained, or if any and all taxes and assessments which are or may