of facts in such deed, in relation to the non-payment of the money hereby secured to be paid, existance of the indebtedmess so secured, notice by advertisement, sale, receipt of the money, and thehapening of any of the aforesaid events, whereby the substitute may become a successor as herein provided, shall become prima facie evidence of the truth of such statementorrecital, and the said trustee shall receive the proceeds of said sale, out of whichhe shall pay, first, the cost and expense of executing this trust, including compensations to the trustes for his services and an attorney's fees of twenty five dollars, which shall be payable up n the institution of any proceedings to foreclose this deed by trustee's sale; and next, to thirdmparty all moneys paid for insurance or taxes, and judgements upon statutory lien claims, and interest thereon, as herein before provided for; and next, all of said note then due and unpaid, and next, the principal of such of said notes as are not then due whenpayment thereof shall be demanded with interest up to the time of such payment, and, if not enough therefor, then apply what remains; and the balance of such proceds, if any, shall be paid to the said parties of the first partytheir legal representatives; and in case of the foreclosure of this trust by suit, it is agreed that an attorney's fee of tenper cent, upon the amount found due shall be included in the judgement and decee of foreclosure.

And the said party of the second part covenants faithfully o perform the trust herein created. Parties of the first part, for said consideration, do hereby expressly waive appraisement of said real estate and all benefits of the homestead exemption and stay laws in Oklahoma,

And the said party of the second part herebyvlets said prises to said parties of the first part, until a sale be had under the foregoing provisions therefor, upon the following terms as conditions thereof, to-wit:

The said parties of the first part, and every and all persons claiming or possessing such premises and any part thereof, by, through, or under them shall or will pay rent therefor during said term, at the rate of one cent per month, payable monthly, upondemand, and shall and will surremder peacable possession of said premises, and any and every part thereof, sold under said provisions, to said party of the second part, his successors, assignees, or purchaser thereof, under such sale, within ten days after making such sale, and without notice or demand therefor.

In witness whereof, the said parties have hereunto set their hands and seals the day and year first above written.

Executed in the presence of.

L .H. Agard W. G. Agard.

State of Oklahoma SSS County of Tulsa ) Before me, a Notary Public, in and for the above named County and State, on the 9th day of June, 1924, personally appeared L. H. Agard and W.G.Agard, her husband, to me known to be 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 bignature and official, seal, the day and year last above written.

(SEAL) M. Branson, NotaryPublic.

My commission expires Feby. 11, 1928.

Filed for record inTulsa Co. on June 10, 1924, at 4:00 P.M. recorded in book 449, page 480, Brady Brown, Deputy,

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

D.