They may loan money to any corporation of which they may as trustees own the majority of the capital stock and may subscribe for or acquire additional stock or securities of the obligations of such corporation; and with such consent but not otherwise; may subscribe for purchase or acquire shares in the capital stock of any corporation engaged in the advertising, manufacturing and sale either wholesale or retail of mechanical devices and any and all kind of raw materials or supplies pertaining thereto. They may borrow money for any of the purposes aforesaid with the consent and authority of at least two thirds (2/3) of the Trustees as hereinbefore provided.

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The Trustees may sell, mortgage, pledge or dispose of any shares of stock, securities or other property from time to time held by them on such terms, for the purpose of executing the terms of this trust.

THIRD, So far as strangers to this trust are concerned resolutions of the Trustees duly passed and spread upon the records of the minutes of the meeting at which the same was adopted, authorizing a particular act to be done shall be conclusive evidence in favor of such strangers, that such act is within the power of the Trustees and that no purchaser from the Trustees shall be bound to see the application of the purchase money or other consideration, paid or delivered, by or for said purchaser to or for said Trustees.

FOURTH: Stated meetings of Trustees shall be held at least annually; and other meetings shall be held from time to time as they shall in their discretion deem expedient and assential in the execution of this trust. No meeting shall be held in any other place than the city of Tulsa, Oklahoma, except in pursuance of a resolution or motion passed at a previous meeting of the Trustees or by agreement of a majority of said Trustees, when any Trustee being a natural person is absent from the United States of America or from any meeting of the Trustees, or in case of a vacancy in the said board of Trustees, or, in the event the Trustee having been elected as such and shall have not accepted the trust, the remaining Trustees may, if such remainder constitutes a quorum of said Trustees, during such absence, incapacity, vacancy or non-acceptance, and failing a temphrary appointment as next hereinafter provided, exercise all powers and authorities hereby given the Trustees; but any trustee so absent or contemplating such an absence may by power of attorney or otherwise empower any other frustee to act on his behalf during his absence and to exercise any power, discretion, or otherwise, to use his name for the execution of signatures to documents relating to the trust hereby created.

FIFTH; Upon the appointment of any new Trustee or Trustees whether temporary or permanent such instruments, if any, shall be executed as shall, in the opinion of the Trustees be necessary or convenient for the vesting of the trust estate in the new Trustee or Trustees for the time being, or for providing evidence of such vesting.

SIXTH. Any Trustee may resign and be discharged from the trust hereby created by presenting his resignation in writing at a meeting of the Trustees or by delivering the same to one of the other Trustees, but such resignation shall be effective and complete only (a) upon the expiration of 50 days thereafter or (b) upon the previous acceptance of such regignation by the other Trustees. In the meantime he shall continue to act as Trustee.

If there are at any time more than three Trustees hereunder any Trustee may be removed as trustee hereunder by the unanimous vote of the remaining Trustees.

Seventh: In case of the death, resignation, removal or inability of any of the Trustees to act, a majority of the remaining Trustees shall appoint a successor Trustee or Trustees but in the event that the Trustees are reduced to one his appointment of successor Trustees shall be subject to the written approval of the majority of the then