the successor to and formerly Tulsa Union Loan and Savings Association, mortgages in the above described mortgage, does hereby discharge and release the premises aforesaid from the lien of the said mortgage, and does hereby fully satisfy the said mortgage of record.

IN WITNESS WHEREOF, Tulsa Building and Loan Association has caused this instrument to be executed and its corporate seal affixed, thereto, this 15th. day of November, 1923.

ATTEST: A B CREWS, Asst. Secretary. (CORP SEAL)

By: Cleves F. Bruce, Vice President.

STATE OF OKLAHOMA)
COUNTY OF TULSA)

Before me, a Notary Public in and for the County and State aforesaid, on this 15th. day of November, A.D. 1923, personally appeared Cleves F.Bruce to me known to be the identical person who subscribed the name of Tulsa Building and Loan Association to the within and foregoing instrument as its Vice President, and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.

My commission expires May 21st. 1927.(SEÁL)

T.GZGrant. Notary Public.

Filed for record on the 16th. day of November, 1923, at the hour of 4:15 O'clock P.M. and duly recorded in Book 468, at Page 483.

By: Brady Brown, Deputy

(SEAE

O.G. WEAVER, County Clerk.

NO. 245052 - NRS

TRUST INDENTURE.

COMPARKED

TREASURER'S ENDORSEMENT
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Receipt 1.0/25 \(\frac{1}{2}\) that I received \$\langle \langle OU_\text{and issued}
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bated this 2/ they of \(\frac{1}{2}\) the Stockey, County Tressurer

Deputy

THIS INDENTURE, dated forconvenience the first day of November, 1923, but actually entered into the 15th. day of November, 1923, by and between OKLAHOMA IRON WORKS a corporation duly organized and existing under and by virtue of the laws of the State of Oklahoma (herein after sometimes called the "Oklahoma Company"), and INTERNATIONAL SUPPLY COMPANY, a corporation duly organized and existing under and by virtue of the laws of

the State of Delaware and duly qualified to own property and transact business in the States of Oklahoma and Kansas, (hereinafter sometimes called the "Delaware Company"), parties of the first part, (the parties of the first part being hereinafter sometimes collectively referred to as the "Companies"), and CONTINENTAL AND COMMERCIAL TRUST AND SAVINGS BANK, a corporation duly organized and existing under andby virtue of the laws of the State of Illinois (hereinafter called the "Trustee"), party of the second part,

WITNESSETH: THAT, WHEREAS, the Companies in and About the conduct of their respective businesses have respectively acquired the properties hereinafter described and intend respectively to acquire other properties from time to time and to add to, extend, better and develop the property so owned and to be acquired; and

WHEREAS. The Companies are respectively duly authoried to borrow money, from time to time, for their proper comporate purposes and to issue therefor their bonds or other obligations, and to secure the prompt payment thereof by mortgage and/or pledge of all or any part of their respective properties, real, personal and mixed; and

. WHEREAS; The Oklahoma Company is the owner of the entire outstanding capital of the stock of the Delaware Company; and

WHEREAS, The Oklahoma Company is engaged principally in the business of manufacturing oil well drilling equipment and machinery, and the Delaware Company is engaged in the business inter alia of selling such machinery and equipment so manufactured by the