RELEA SE OF MORTGAGE;

526

#274934 EU

In consideration of the payment of the debt secured thereby, THE INTER*STATE MORTGAGE TRUST COMPANY, does hereby release the two Mortgages made to it by Mary S. Hooper and J. S. Hooper, her husband one of which is recorded in Book 114 on page 260 and the other in Book 222 on page 529 of the Mortgages records of Tulsa County, State of Oklahoma, conveying the Easterly forty (40) feet of the Westerly Eighty (80) feet

of Lot Six (6), Block one Hundred Therty (130) of the

City of Tulsa, according to the recorded plat thereof,

IN WITNESS EHREOF, THE INTER- STATE MORTGAGE TRUST COMPANY has caused these presents to be signed by its Vice President, and its Corporate seal to be hereunto afrixed, duly attested, this 19th day of December. 1924 at Parsons , Kansas,

ATTEST; (corp seal) The Inter-State Mortgage Trust Company B. P. Lindsey Assistant Secretary By- E. M. Swatzgel. Vice President 7, 489 STATE OF KANSAS SS Labette County, SS

Before me, a Notary Public in and for said County and State, on this Nineteenth day of December. 1924 personally appeared E. M. Swatszel.. to me knoth to be the identical person who subscribed the name of the maker thereof to the 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;

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Notarial Scal the day and year last above written,

0.1250

5

1

My commission expires Nov. 15-1928 (seal') Mark Gillin Notary Public. Filed for record in Tulsa, Tulsa County, Oklahoma, December 24th. 1924 at 11;50 O'Clook ^A. M. and recorded in Book 489. Page 526,

THIS INDENTURE, Made this 24th day of December. A .D. 1924 between Thompson & Black Inc, a Delaware corporation duly domesticated in the State of Oxlahoma, of the first part and M. L. Glass, of Brooklyn, New York, of the second part;

WITNESSETH, That said party of the first part; in consideration of the sum of Ten more (\$10.00) and/woDellars, to it duly paid. the receipt of which is hereby acknowledged has quit claimed, granted, bargained, sold and conveyed, and by these presents does for its self and its successors and assigns, quit claim, grant, bargain, sell and convey unto the said party of the second part and toher heirs and assigns. forever, all of its right. title, interest. estate and any and all were and both at law and equity in and to the following desoribed property. to-wit;

> The Northwest Quarter of the Northeast Quarter of Section Tem. Township Sixteen North, Range Twelve East $(NW_{\pm}^{1} NE_{\pm}^{1} sec.10-T16N R.12E)$

together with all and singular heredataments and appurtenances threto beconging,

TO HAVE AND TO HADD the above described premises unto the said #. L. Glass her heirs and assigns, so that neither the said Thompson & Black, Inc. or any person in its name and behalf claim or demand any right or title to the said premiess or any part thereof; but they and every one of them shall be these presents be execluded and forever barred,

IN WITNESS WHEREOF, The said party of the first part has hereunto set its hands and seal this the day and year forst above written THOMPISON & BLACK, INC. By-N. W. Thompson Its President ATTEST; W. C. Latorman Asst. Secretary (corp seal)