SECOND :- Toopay all finger penelties and charges that may be legally assessed againsy said stock or debt, together with all taxes and assessments which may be levied upon or against the or property covered by this mortgage or upon the indebtedness secured by this mortgage.

THIRD:- To keep all improvements on said property or which may be located or erected thereon during the term of this mortgage, in good repair and insured against loss and damage by fire, lighting and tornado, with insureres approved by said Company, in the sum of Thirty seven Hundred Fifty & no/100 Dollars (\$3,750.00) the insurance policy to be properly assigned and delivered to said Company as further security to said mortgage debt.

FOURTH; - If default be made in the payment of taxes, assessments, finces, penalties or charges as stated above or in making needed and necessary repairs or in procuring and assigning insurance as herein covenanted, said Company may pay such taxes, assessments and charges, andmake such repairs and orocure such insurance, and all sums so paid and expended shall be a further lien against the property covered by this mortgage andshall be due and payable, forthwith with interest at the rate of ten per cent per annum, payable semi-annually from the date of such payment or expenditure,

FIFTH:- It if further understood and agreed that should the property covered by this mortgage be sold or transferred without the written consent of the mortgagee, that the indebtedness secured by this mortgage, shall immediately become due and payable at the option of the mortgagee,

SIXTH: - Should default be made in the payment of any sum as herein provided, or in the preformance of any condition as herein agreed, for a period of two months, after demand for such payment or performance is made, then all sums secured by this mortgage shall at the oftion of the Company become due and payable dimmediately, and the Company at its option ninstitute foreclosure proceedings without further demand or notice, And upon the filing of proceedings to foreclose this mortgage, all indebtedness hereby secured shall bear interest from such filing date at the rate of ten per cent per annum, payable semi-annually and in case of foreclosure it is agreed that all legal andnecessary expenses and costs, together with the sum of \$ 375,00 as attorney's fee shall be added torall amounts due under this mortgage and included in the decree of foreclosure,

" SEVENTH; - It is further understood and agreed that as additional security for the debt secured by this mortgage, party of the first part hereby assigns to said Company all rentals and income of whatsoever kind andnature earnedaby said property and upon default of any of the conditions enumerated herein said Company may at its option collect said rentals and incomeeand apply same on the debt secured by this mortgage,

EIGHTH, It is further agreed that said Company max at any time it may deem itself insecure, apply against any indebtedness secured by this mortgage the accumulated sum accredited to the stock assigned as collateral security,

IN WITNESS WHEREOF, The said mortgagors have hereunto signed their names this the LLoyd J. Brittian 22nd day of d December: 1924; Ada G. Brittian STATEOF OKLAHOMA

TULSA COUNTY

before me, the undersigned, a Notary Public, in and for said County and State, on this 27th day of December, 1924 personally appeared Lloyd J. Britian and Ada G. Britian, husband and wife to me known to be the indentical persons who executed the within an foregoing instr ument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses andpurposes therein set forth;

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned; (seal) James Bowen Notary Public My commission expires on the 21st day of September, 1924,

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