be binding upon the Trustees until they have been duly notified by furnishing them the original or certified copy of the written instrument by which such assignment or transfer was made. Any such assignment made by any Grantor shall not relieve such Grantor from Liability on any note or notes executed by such grantor.

- (9) No Trustee shall be responsible or personally liable except by a wilful breach of trust and any trustee only for his own acts.
- (10) The death or incapacity of a Grantor, or any Successor, shall not terminate this Trust, nor entitle his legal representative to take any action in court for a partition or winding up of the Trust, nor otherwise affect the rights, duties, obligations, and liabilities of the parties hereto.
- (11) This Agreement shall be binding upon the parties hereto, their successors, executors, administrators, heirs and assigns. Words used herein in one gender shall be construed to include all genders.

IN WITNESS WHEREOF, the parties have hereunder set their hands and seals and caused these presents to be duly executed the day and year first above written.

C. E. Runion

Charge R Wyst

Charge R Wyst

Robert A. Clay

Witnesses as to Hustees

Witnesses as to Hustees

Witnesses as to Hustees

W. M. Kell ett

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TRUSTEES