exemption.

4. It is expressly understood and agreed that nothing herein contained invalidates or shall invalidate the said mortgage first hereinabove described, and the security now held for said debt, nor impair any conditions in said original note and mortgage, and the MORTGAGORS hereunder promise and agree to comply with all the terms and conditions of said original mortgage as modified by this agreement; and said original mortgage shall remain in full force and effect, to the end that nothing herein shall affect or impair any rights and powers which the MORTGAGEE may have thereunder, nor any of the obligations which the MORTGAGORS are due to perform thereunder.

IN WITNESS WHEREOF, the said MORTGAGORS have hereunto set their hands and seals, and the said MORTGAGEE has caused THESE PRESENTS to be executed by its Officers, thereunto duly authorized, this the day and year first hereinabove written.

— // RO	Pober C. B.	<i>Bso</i> Rooks	oht	(SEA	L
<u> </u>	ney J.	BN OOKS	ooks	(SEAL)
gned, sealed and delivered the presence of:					
Quinaus					
LOYAL	AMERICAN	LIFE	INSURANCE	COMPANY,	

a Corporation

ATTEST:

Its SECRETARY

(Corporate Seal)

Signed, sealed and delivered in the presence of: