TREASURER® ENDORSEMENT i hereby pertify that I received \$ are cint Now therefor in payment of on the within mortgage Dated this Gday of 192Z WAYNE L. DICKEY TOURLY Trea	od iss.cd mory httm:///////////////////////////////////	(STAL) O.	COUNTY 48. and on the <u>26th</u> day and <u>A D 192 2 at 4:20</u> day scorded in Book 419 at page <u>2</u> D. Lawson	All and a second s
THIS MORTGAGE, Made this HEDRY, Kendall. Gollege		FeesJuly	A. D., 192. 2, by and between	
County, in the State of Oklahoma, as the partJ poration, of Tulsa, Oklahoma as the party of the WITNESSETH, That said partJ. of t	7_of the first part (hereinafter called second part (hereinafter called mort, he first part, for the purpose of secu pt of which is hereby acknowledged	mortgagors whether one or more), an gagee): Iring the payment of the sum of I, and also the interest thereon, as h	d EXCHANGE TRUST COMPANY, a cor- We lve. Thousand no/100 ereinafter set forth, do.98by these presents	
and Lots One (1)	Twenty Four (24) i: to Twenty Four (2	nclusive in Block T 4) indusive in Blo	venty Nine (29)	
or in anywise appertaining, forever, This mortrage is given to secure the payme	ent of	e, to-wit:ON8princip	nents and appurtenances thereunto belonging, al notefor the sum of \$ 12,000.00	
date herewith, payable at the office of mortgaged mission notes executed simultaneously herewith a Said mortgagors hereby covenant that the defend the same gainst all lawful claims of any	2, signed by mortagagors, and bearin a a part of this transaction; and this y are owners in fee simple of said pr other person. gs on said premises against loss by fir of this mortgage. All policies takes se as additional security and in case o of the indebtedness hereby secured	interest at 10% per annum after r mortgage shall also secure the paym emises; that the same are free and cl e or tomado in the sum of \$ n out or fisued on the property, ove f loss under any policy the mortgageo or may elect to have the buildings r	ent of any renewals of any such indebtedness. ear of all incombrances; and will warrant and for the benefit of the mortgagee in though the aggregate exceeds the amount may collect all moneys payable and receive- paired or replaced. In case of failure, neglect	a antisa anti
the improvements on said real estate and the amo and shall bear interest until paid at 10% per annu .Said mortgagors agree to pay all taxes ar charges or incumbrances upon said property whi not be promptly made when due or payable, the immediately be due and payable, to it, including amounts so expended or paid shall bear interest secured by this mortgage.	unts of premiums paid therefor shall mi from date of such payment, id assessments lawfully assessed on ch are, or may become, prior claims m mortgagee may satisfy or pay suc all costs, expenses and attorney fees at 10% per annum from payment	be secured hereby and shall be deem said premises before delinquent and s over the lien of this mortgage and ch liens, charges or incumbrances. / in connection therewith, whether br until reimbursment is made and sha	ed immediately due and payable to mortgagee shall satisfy and discharge any and all liens, in case such discharge and satisfactoron shall All payments so made by the mortgagee shall ught about by litigation or otherwise, and all	
by mortgagors in as good state of repair as the or disreputable business or used for a purpose w accumulation of combustible material shall be pe on said premises shall be kept in a good state o so that damage will not result to the improvem result from any cause propera and suitable repai condition as the same are at the present time, ord	same are at the present time and thick will injure or render said premi rmitted on the premises; that all fixt frepairs or that the same will be use tents or any portion thereof from a rs will be immediately done and insta- inary wear and tear excepted, at in case of foreclosure of this mort steshabox described will be paid to	hat no waste shall be permitted; that ses unfit or less desirable for their pru ures now installed or which may heres ful and suitable for the purposes for failure to maintain such fixtures in alled so that the improvements on sai gage, and as often as any proceeding said mortgagee. Said fees shall be d	the premises shall not be used for any illegal scent uses and purposes; that no unnecessary fiter be installed in or about the improvements which they have been or may be installed and proper repair, and in case any damage should d premises will be maintained at least as good shall be taken to forcelose same as herein pro- ue and payable upon the filing of the petition	en ser jun inder der einer der
any judgement rendered, and the lien thereof en Now if said mortgagors shall pay or cause t with the interest thereon according to the terms a herein contained, then these presents shall be who of the notes, or any of them, when due, or in ca the entire principal sum eereby secured, and all int mortgage may thereupon be foreclosed immer mortagee shall, at once upon the filing of petiti ises and may at once take possession of the sam	nforced in the same manner as the o be paid to said mortgagee, its succe and tenor of said notes, and shall kee lly discharged and void, otherwise the ly discharged and void, otherwise the set default in the performance of or r terest due thereon may at the option diately to enforce payment thereof, on for the foreclosure of this mortgane and receive and collect the rents,	principal debt hereby secured, seors or assigns, said sums of money s op and perform during the existance o e same shall remain in full force and e refusal to observe any of the covenan of the mortgagee and without notice including interest, costs, chargee a ge, be forthwith entitled to the imm , issues and profit therefrom and if	secified in the above described notes, together this mortgage the covenants and agreements ffect, but if default be made in the payment ts, agreements or conditions herein contained, be declared due and payable at once and this nd fees herein mentioned or contemplated and ediate possession of the above described prem- neccessary may have a receiver appointed by	
a court of proper jurisdiction for such purposes a Said mortgagers waive notice of election the covenants, sgreements and terms contained h of the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part Attest: Ralph J. Lamb Secretary.	to declare the whole debt due as ab- erein shall be binding on the mortgag	ove provided and also the benefit of core, their heirs, personal representati ito set	stay, valuation or appraisement laws. All of ves and assigns, and shall be for the benefit	
STATE OF OKLAHOMA. Tulsa Before me, the undersigne	<u>d</u> day ofJ		d County and State, on this26th192,	t i
subscribed the name of the same known to be the identical person		the rate its Vice P trument, and acknowledged to me th of said Corporation band and affixed my and year last (SEA.	resident Henry Kendall College notarial seal the day s C) Mrs Alice E. Gray Notary Public	ind
	and issued receipt No		of mortgage tax on the within mortgage.	
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