13COMPARED MORTGAGE RECORD NO. 419 205422 CH State of Missouri County of Caldwell ss. Bafors me a wotary Public in and for said County and State, on this 25" dayof, Jukare of OKLAHOMA, TULSA COUNTY sa. 28th 1922 personally appeared F.E.Harlan and Frances Harlan This instrument was filed for record on the 1928 his wife, to me known to ha the identical person a. who executed the within and foregoing instrument and acknowledged to me that ther executed the same as their (SEAL) O.D. Lawson free and voluntary act and deed for the uses and pur-poses therein set forths. Witness my hand and official seal to by F.Delman County Clerk written. My Commission spires Aug. 25, 1924 and year last above My Commission spires Aug. 25, 1924 and Motary Public My Commission expires Aug. 25, 1924 Notury Public THIS MORTGACE, Made this 20th day of July .....day of ..... F.E. Horlen and Frances Harlan his wite and J.W. Holman and Margaret. Holman his wife .... になったいであったとう ou Tuiss ounty, in the State of Oklahoma, as the part. J of the first part (hereinafter called mortgagers whether one or more), and EXCHANGE TRUST COMPANY, a cor-orations of Tules, Oklahoma as the party of the second part (hereinafter called mortgagee): WITNESSETH, That said part.... of the first part, for the purpose of securing the payment of the sum of Six Thousand, & no/100 DOLLARS, the receipt of which is hereby acknowledged, and also the interest therean, as hereinafter set forth, do-\_\_\_by these presents mortgage unto said party of the second part, its successors and assigns, all the following described red estate, situated in to the city of Tulea, Uklahoma according to the recorded UBLAT streament of moritage thereof. to hold the same, together with all and singular the improvements thereon, the tenement of the within moritage to hold the same, together with all and singular the improvements thereon, the tenement of the within moritage to hold the same, together with all and singular the improvements thereon, the tenement of the within the blocker. inty and State of Oklahoma, to-wit: incurse 32 K3 therefor in 192 7 Receive 110 Within morteated County Trensurer incoming on the within morteated Dicker, County Trensurer ent hereditential optimite ances therefunto belo nd to hold the same, together with all and singular the improvements thereon, the tener うちちなん anywise appertaining, forever. This mortgage is given to secure the payment of \_\_\_\_\_\_ One \_\_\_\_\_\_ to wit: \_\_\_\_\_\_\_ principal note \_\_\_\_\_\_ to the sum of \$ 6.000.00 \$500.00 due Aug let 1923 500.00 due Aug let 1924 \$500.00 due August let 1925 4,500.00 due August 1st 1926. and interest thereon as specified in the face of the same and as evidence by payment of any renewals of any such indebtedness. Said mortgages agree to insure the buildings on said premises against loss by fire or tornado in the sum of same and easing interest at 10% per annum after maturity, payable semi-annually, also all commission notes executed simultaneously herewith as a part of this transaction; and this mortgage shall also secure the payment of any renewals of any such indebtedness. Said mortgagors agree to insure the buildings on said premises against loss by fire or tornado in the sum of same and agregate exceeds the amount of the mortgage may collect all moments of the mortgage to the mortgage and maintain such insurance during the existance of this mortgage. All policies taken out or issued on the property, even though the aggregate exceeds the amount of the mortgage may collect all moneys payable and receive-able thereon and apply the same to the payment of the indebtedness hereby accured or may elect to have the buildings repaired or replaced. In case of failure, neglect the improvements on said real states and therefor shall be secured hereby and shall be deemed immediately due and payable to mortgage any and all liens, charges or incumbrances upon said property which are, or may become, prior claims over the lien of this mortgage and and shall be deemed inmediately due and payable to mortgage shall and be deemed inmediately due and payable to mortgage shall be actinged to it, including all cores, expenses and attorney fees in connection therewith, whether brought abut discharge any and all liens, charges or incumbrances. All payments so made by the mortgage and in case of the mortgage and in case of the mortgage and in case of the mortgage and in a satisfy and discharge and satisfactors shall be accured hereby and shall be deemed immediately due and payable to mortgage and in case of the mortgage and in case such discharge and satisfactors and payment. Said mortgage and in case such discharge an State And は一般にないたけ amounts so expended or paid shall bear interest at 10% per annum from payment until reimbursment is made and shall be additional liens upon said property and secured by this mortgage. It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be kept by mortgagors in as good state of repair as the same are at the present time and that no waste shall be permitted; that the premises and purposes; that no unnecessary accumulation of cembustible material shall be permitted on the premites; that all fixtures now installed or which may hereafter be installed in or about the improvements on and premises shall be kept in a good state of repair so that the same will be useful and suitable in the premises in proper repair, and in case any damage shall de to that damage will not result to the improvements or any portion, thereof from a failure to maintain such fixtures in proper repair, and in case any damage should an other damage will not result to the improvements or any portion, thereof from a failure to maintain such fixtures in proper repair, and in case any damage should result from any 'cause propera nd suitable repairs will be immediately done and installed so that the improvements on asid premises will be maintained at least as good condition as the same are at the present time, ordinary wear and tear excepted. Said mortgagors hall be due and physible upon the filling of the petition for foreleaure and the same shall be a further charge and lien upon said premises and the amount thereof shall be due and physible upon the filling of the petition for foreleaure and the same shall be a further charge and lien upon said premises and the amount thereof shall be due and physible upon the filling of the petition for foreleaure and the same shall be a further charge and lien upon said premises and the mount thereof shall be due and physible upon the filling of the petition for foreleaure and the same shall be a further charge a Said mortgagors w the covenants, agreements of the mortgagee, its succ and assi IN WITNESS WHEREOF, seid part 188f the first part have hereunto set ... their ..... hand \_ E the day and year first ab F.E.Harlan J.W. Holman Frances Harlan Margaret Holman , a Notary Public in and for said County and State, on this\_21st Before me, JOE W. McKee .u192\_22 J.W.Holman and Margaret Holman his wife 8\_who executed the within and foregoing instrument, and acknowledged to me that\_\_\_\_\_ they\_\_\_\_ nown to be the identical perm their \_free and voluntary act and deed for the uses and purposes therein set forth executed the same as.... WITNESS my hand and official seal in said County and State, the day and year last above written (SEAL) Joe W.MCKee Feb, 6th 1926 Notary Public. TREASURER'S ENDORSEMENT therefor in payn I hereby certify that I have received \$ receipt No nt of mortgage tax on the within mortgage .. 192\_\_\_\_ day of----Dated this ...

, fl

-

Marta .

Deputy. 12 1. 前: 前:

Treasurer.

11130

Ø

E3: //

1 9 an

10 12 maple Mostle

111

1.1

Data 1 10 11 11 311. 1

光理 聖

7 N 84

Mg

6.1

ge tory day

STF.