225673 O.N.J.	The second secon
FROM TO THE SECOND TO THE SECO	STATE OF OKLAHOMA! TULISA COUNTY se. 26 This instrument was filed for record on the
	This instrument was filed for record on the
70	O. Q. Weaver.
EXCHANGE TRUST COMPANY	((SEAL)) Brady Brown, County Clerk
TULSA, OKĻAHOMA ! \	J. Fees
, THIS MORTGAGE, Made this	ay of March A. D., 192 3, by and betwee
	or Tulsa
County, in the State of Oklahoma, as the party-956 the first part (hereinafter caprotion, of Tulsa, Oklahoma as the party-of the second part (hereinafter ca	(ter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a co alled mortgagee); ose of securing the payment of the sum ofF1fteen_Hundred_and_No/1
	nowledged, and also the interest thereon, as hereinafter set forth, doby these presen
mortgage unto said party of the second part, its successors and assigns, all	그러워 가득하다 마시 그들은 그리고 있다면 하다고 하고 하는데 하는데 되었다. 그리고 하는데 이 유교생활으로 그리고 하는데 하다 하다고 되는데 되다.
County and State of Oklahoma, to-wit:	[2] 사람들의 사람들은 하는 경계가 살아가 살아가지 않아 있다. 그들은 이 등록하는 하는 것이 되었다. 하는 것 같은 이 목록했는
of North Tulsa, now an Addition to according to the official plat there	t Three (3) in Block Fifteen (15) in the Town the city of Tulsa, Tulsa County, Oklahoma, eof.
To have and to hold the same, together with all and singular the im	nprovements thereon, the tenements, hereditaments and appurtenances thereunto belongin
This mortgage is given to secure the payment of thirty prommaturing monthly, note no. 1 due on the	issory note S to wit thirty principal note for the sum of \$ 50.00 e 26th day of April, 1923, and the ramaining
notes payable serially on the 26th day	of each succeeding month thereafter, all bearing per annum, payable semi-annually.
Turesest from date due at the face of S	% per annum, payacte semi-annually.
at III interest thereones specified is the fac-	eo of the same and as suidenced by coupon interest notes attached thereto, all dated of eve and bearing interest at 10% per annum after maturity, payable semi-annually, also all cor
mission notes executed simultaneously herewith as a part of this transaction	nad pearing interest at 10% per annum after maturity, payable sent-annually, also at con- is and this mortgage shall also secure the payment of any renewals of any such indebtednes of said premises; that the same are free and clear of all incumbrances; and will warrant at
are the state of t	loss by fire or tornado in the sum of 2000400 for the benefit of the mortgag
and maintain such insurance during the existance of this mortgage, All pol	licies taken out or issued on the property, even though the aggregate exceeds the amou d in case of loss under any policy the mortgages may collect all moneys payable and receiv
able thereon and apply the same to the payment of the indebtedness hereby	y secured or may elect to have the buildings repaired or replaced. In case of failure, negle to the mortgagee herein, the mortgagee may, at its option, without notice, insure or reinsu
the improvements on said real estate and the amounts of premiums paid their and shall bear interest until paid at 10% per annum from date of such payme	refor shall be secured hereby and shall be deemed immediately due and payable to mortgag
Said mortgegors agree to pay all taxes and assessments lawfully ass	sessed on said premises before delinquent and shall satisfy and discharge any and all lien rior claims over the lien of this mortgage and in case such discharge and satisfactoron sh
not be promptly made when due or payable, then mortgagee may satisfy o	or pay such liens, charges or incumbrances. All payments so made by the mortgagee shi omey fees in connection therewith, whether brought about by litigation or otherwise, and a
amounts so expended or paid shall bear interest at 10% per annum from secured by this mortgage.	payment until reimburement is made and shall be additional liens upon said property an
It is further understood and agreed that during the term of this mor by mortgagors in as good state of repair as the same are at the present ti	rtgage all buildings, fences, sidewalks and other improvements on said property shall be ke ime and that no waste shall be permitted; that the premises shall not be used for any illeg
accumulation of combustible material shall be permitted on the premites; th	said premises unfit or less desirable for their present uses and purposes; that no unnecessa hat all fixtures now installed or which may hereafter be installed in or about the improvemen
so that damage will not result to the improvements or any portion there	will be useful and suitable for the purposes for which they have been or may be installed as of from a failure to, maintain such fixtures in proper repair, and in case any damage shou
condition as the same are at the present time, ordinary wear and tear excepte	e and installed so that the improvements on said premises will be maintained at least as go ed.
viced, attorney fees as provided in any of the notes above described will be	this mortgage, and as often as any proceeding shall be taken to foreclose same as herein pr e paid to said mortgages. Said fees shall be due and payable upon the filing of the petiti-
any judgement rendered, and the lien thereof enforced in the same manne	premises and the amount thereof shall be recovered in said foreclosure suit and included er as the principal debt hereby secured.
with the interest thereon according to the terms and tenor of said notes, and	e, its successors or assigns, said sums of money specified in the above described notes, togeth d shall keep and perform during the existance of this mortgage the covenants and agreemen
of the notes, or any of them, when due, or in case default in the performan	herwise the same shall remain in full force, and, effect, but if default be "made in, the payme nee of or refusal to observe any of the covenants, agreements or conditions herein containe he option, of the mortgagee and without notice be declared due and payable at once and th
mortgage may thereupon be foreclosed immediately to enforce payment	ts thereof, including interest, "costs, charges and fees herein mentioned or contemplated as his mortgage, be forthwith entitled to the immediate possession of the above described pre-
ises and may at once take possession of the same and receive and collect	the rents, issues and profits therefrom and if necessary may have a receiver appointed ees incurred shall constitute and be an additional lien under the terms of this mortgage.
Said mortgagors waive notice of election to declare the whole debt of	due as above provided and also the benefit of stay, valuation or appraisement laws. All is mortgagors, their heirs, personal representatives and assigns, and shall be for the bene
of the mortgagee, its successors and assigns.	19 hercunto set their hand 8 the day and year first above written.
IN WITNESS WHEREOF1 said part 2561 the first part hat 2	Ben L. Cox
	Arreaner Cox
STATE OF OKLAHOMA, Tulsa Cou	nty, ss.
Before me. Joe W. McKee	a, Notary Public in and for said County and State, on this 25th
day of the Ben L. Cox and Arreander	of March 192.
personally appeared	CONTRACTOR
	egoing instrument, and acknowledged to me thatthey
executed the same as their free and voluntary act and deed	살을 보지 않는 방송하다 이번들이 뭐라지 않는 회사를 받았습니다. 그리고 있는 사이에 보는 사회에 하는 사람들이 모든 것이다. 그리고 있다.
WITNESS my hand and official seal in said County and State, the	Joe W. McKee,
My commission expires Feb. 6th, 1926. (Seal)	Notary Public.
	REASURER'S ENDORSEMENT
I hereby certify that I have received \$ _60 _ and issued per Dated this 26 _ day of Manch	ceipt No. 1.456
Unted this Caragaman and an object of the caragaman day of an article Caragaman day of article Caragaman day of an article Caragaman day of a caragaman day	Wayne S Dickey
	By By South of Treasurer.
	Deputy.
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