ò

Strate land, or see

and state of the s

1. G

「「「「

•

231795 C.M.J.	
FROM	of <u>PACK</u> A. D. 1923. at. 4:20 O'clock
TO EXCHANCE TRUST COMPANY TULSA, OKLAHOMA	(SEAL) Fees
County, in the State of Oklahoma, as the part 1956 the first pa poration, of Tulsa, Oklahoma as the party of the second part (he WITNESSETH, That said part 956 the first part, fo	or the purpose of securing the payment of the sum of
AND NO/100 DOLLARS, the receipt of which is mortgage unto said party of the second part, its successors and	hereby acknowledged, and also the interest thereon, as hereinafter set forth, doby these p assigns, all the following described real estate, situated in <u><u>TUISA</u> v Fifther (50) feed, of Lot Durage (3) in Block Winetra</u>
At Southerly Corner of Said 10t, in Hundred Forty (140) feet to northwes the Northerly line of said lot fift parallel with the Westerly line of s line of said lot, thence Southwester feet to the place of beginning, acco 705 West Third Street, Tulsa, Oklaho	of Tulss, more particularly described as beginning ence Northwesterly along Westerly line thereof One terly corner of said lot, thence Northeasterly along y (50) feet, thence at right angles Southeasterly aid lot One Hundred Forty (140) feet to the Southe ly along the Southerly line of said lot Fifty (50) rding to the official plat thereof, also known as ma.
or in anywise appertaining, forever. This mortgage is given to secure the payment of	gular the improvements thereon, the tenements, hereditaments and appurtenances thereunto bel
date herewith, payable at the office of mortgagee, signed by mo	ed in the face of the same and as evidenced by coupon interest notes attached thereto, all dated o rtagagors, and bearing interest at 10% per annum after maturity, payable semi-annually, also a
mission notes executed simultaneously herewith as a part of this Said mortgagors hereby covenant that they are owners in defend the same against all lawful claims of any other person. Said mortgagors agree, to insure the buildings on said premi and maintain such insurance during the existance of this mortga of this mortgage, shall be assigned to the mortgage as additional able thereon and apply the same to the payment of the indebtcs	transaction; and this mortgage shall also secure the payment of any renewals of any such indebt fee simple of said premises; that the same are free and clear of all incumbrances; and will warra ises against loss by fire or tornado in the sum of $\frac{5}{2500 \pm 00}$ . For the benefit of the mor ge. All policies taken out or issued on the property, even though the aggregate exceeds the a security and in case of loss under any policy the mortgagee may collect all moneys payable and iness hereby secured or may elect to have the buildings repaired or replaced. In case of failure, n
the improvements on said real estate and the amounts of premiur and shall bear interest until paid at 10% per annum from date of Said mortgagors agree to pay all taxes and assessments charges or incumbrances upon said property which are, or may not be promptly made when due or payable, then mortgagee immediately be due and payable to it, including all costs, expen-	lawfully assessed on said premises before delinquent and shall satisfy and discharge any and al become, prior claims over the lien of this mortgage and in case such discharge and astisfactoro any satisfy or pay such liens, charges or incumbrances. All payments so made by the mortgage ses and attorney fees in connection therawith, whether brought about by litigation or otherwise,
amounts so expended or paid shall bear interest at 10% per an secured by this mortgage. It is further understood and agreed that during the term by mortgagora in as good state of repair as the same are at the or disreputable business or used for a purpose which will injure.	num from payment until reimbursment is made and shall be additional liens upon said propert of this mortgage all buildings, fences, sidewalks and other improvements on said property shall I c. present time and that no waste shall be permitted; that the premises shall not be used for any or render said premises unfit or less desirable for their present uses and purposes; that no unne premises; that all fixtures now installed or which may hereafter be installed in or about the improv
on said premises shall be kept in a good state of repair so that	the same will be useful and suitable for the purposes for which they have been or may be install
on said premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po result from any <sup>1</sup> caute propera ad suitable repairs will be immed condition as the same are at the present time, ordinary wear said Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci for foreclosure and the same shall be a further charge and lien any judgement rendered, and the lien thereof enforced in the s	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least a tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as here ribed will be paid to said mortgages. Said fees shall be due and payable upon the filing of the p upon said premises and the amount thereof shall be recovered in said foreclosure suit and inclu- ame manner as the principal debt hereby secured.
on said premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po- result from any cause propera ad suitable repairs will be immec- condition as the same are at the present time, ordinary wear and 1 Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci- for foreclosure and the same shall be a further charge and len any judgement rendered, and the lien thereof enforced in the s New if said mortgagors shall pay or cause to be paid to said with the interest thereon according to the terms and tenor of said herein contained, then these presents shall be wholly discharged a of the notes, or any of them, when due, or in case default in the the entire principal aumcereby secured and all interest due thereo mortgage may thereupon, be foreclosed immediately to enfor	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least a tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as here ribed will be paid to said mortgages. Said fees shall be due and payable upon the filing of the p upon said premises and the amount thereof shall be recovered in said foreclosure suit and inclu- ame manner as the principal debt hereby secured. I mortgages, its successors or ansigns, said sums of money specified in the above described notes, to d notes, and shall keep and perform during the existance of this mortgage the covenants and agre e performance of or refusal to observe any of the covenants, agreements or conditions herein con my may at the option of the mortgages, notes, cores, charges and fees herein mentioned or contemplat cleaver beform form form during the takes and generated are and young the substance of the second state of the source of or refusal to observe any of the covenants, agreements or conditions herein con my may at the option of the mortgage interest, costs, charges and fees herein mentioned or contemplat cleaver of this mortgage, be forthwith entitled to the immediate possecsion of the above described
on said premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po- result from any' cause propers and autiable repairs will be impre- condition as the same are at the present time, ordinary wear and Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci- for foreclosure and the same shall be a further charge and lien any judgement rendered, and the jien, thereof enforced in the s Now if said mortgagors shall pay or cause to be paid to said with the interest thereon according to the terms and tenor of said herein contained, then these presents shall be wholly discharged an of the notes, or any of them, when due, or in case default in the the entire principal aum cereby secured and all interest due thereor mortgage may thereupon, be foreclosed immediately to enfor mortage shall, at once upon the filing of patitien for the fores ises and may at once take possession of the same and receive a a court of proper jurisdiction for such purposes and all costs, chu - Said mortgagors waive notice of election to declare the w the covenants, agreements and terms contained herein shall be bin of the mortgages, its successors and assigns.	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least a tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to forcelose same as here inbed will be paid to said mortgage. Said fees shall be due and payable upon the filing of the r upon said premises and the amount thereof shall be recovered in said forcelosure suit and inclu- same manner as the principal debt hereby secured. I mortgagee, its successors or assigns, said sums of money specified in the above described notes, to a notes, and shall keep and perform during the existance of this mortgage the covenants and agree nd void, otherwise the same shall remain in full force and effect, but if default be made in the pa e performance of or refusal to observe any of the covenants, agreements or conditions herein con may at the option of the mortgage and without notice be declared due and payable at once and colect and thereof, including interest, costs, charges and fees herein mentioned or contemplat closure of this mortgage, be forthwith entitled to the immediate possession of the above described and collect the rentu, issues and profits therefrom und if necessary may have a receiver appoin arges and fees incurred shall constitute and be an additional lien' under the terms of this mortgage whole debt due as above provided and also the benefit of stay, valuation or appraisement laws, nding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the 1 part ha YQ, hereunto set
on said premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po- result from any' cause propers and autiable repairs will be immer- condition as the same are at the present time, ordinary wear and Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci- for foreclosure and the same shall be a further charge and lien any judgement rendered, and the jien, thereof enforced in the s Now if said mortgagors shall pay or cause to be paid to said with the interest thereon according to the terms and tenor of said herein contained, then these presents shall be wholly discharged at of the notes, or any of them, when due, or in case default in the the entire principal aum cereby secured and all interest due thereor mortgage may thereupon, be foreclosed immediately to enfor mortage shall, at once upon the filing of patitien for the fores ises and may at once take possession of the same and receive a a court of proper jurisdiction for such purposes and all costs, chu Said mortgagors, waive notice of election to declare the w the covenants, agreements and terms contained herein shall be bin of the mortgages, its successors and assigns. . IN WITNESS WHEREOF, said part <sup>1</sup> Saf the first p	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least a tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to forcelose same as here inhed will be paid to said mortgage. Said fees shall be due and payable upon the filing of the r upon said premises and the amount thereof shall be recovered in said forcelosure suit and inclu- same manner as the principal debt hereby secured. I mortgage, its successors or assigns, said sums of money specified in the above described notes, to an ontes, and shall keep and perform during the existance of the in mortgage the covenants and agree and void, otherwise the same shall remain in full force and effect, but if default be made in the pa e performance of or refusal to observe any of the covenants, agreements or conditions herein con mmay at the option of the mortgage and without notice be declared due and payable at once a ce payment thereof, including interest, costs, charges and fees herein mentioned or contemplat closure of this mortgage, be forthwith entitled to the immediate possession of the above described and collect the rents, issues and profits therefrom und if necessary may have a receiver appoin arges and fees incurred shall constitute and be an additional lien' under the terms of this mortgage thele debt due as above provided and also the benefit of stay, valuation or appraisement laws, nding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the 1 <u>Hattie L. Hughes</u> <u>Hattie L. Hughes</u>
on asid premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po- result from any' cause propers and autable repairs will be immer- condition as the same are at the present time, ordinary wear and Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci- for foreclosure and the same shall be a further charge and lien any judgement rendered, and the lien thereof enforced in the s Now if said mortgagors shall pay or cause to be paid to said with the interest thereon according to the terms and tenor of said herein contained, then these presents shall be wholly discharged an of the notes, or any of them, when due, or in case default in the the entire principal sumcereby secured and all interest due thereor mortgage shall, at once upon the filing of petitien for the fores ises and may at once take possession of the same and receive a a court of proper jurisdiction for such purposes and all coats, ch . Said mortgagors waive notice of election to declare the y the govenants, agreements and terms contained herein shall be bin of the mortgage, its successors and assigns. . IN WITNESS.WHEREOF, said part LOS of the first p Befsyre me	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least a tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as here ribed will be paid to said mortgages. Said fees shall be due and payable upon the filing of the p upon said premises and the amount thereof shall be recovered in said foreclosure suit and inclu- ame manner as the principal debt hereby secured. I mortgagee, its successors or assigns, said sums of money specified in the above described notes, it d notes, and shall keep and perform during the existance of this mortgage the covenants and agree e performance of or refusal to observe any of the covenants, agreements or conditions herein con m may at the option of the mortgage and without notice be declared due and payable at once a ce payment thereof, including interest, costs, charges and fees herein mentioned or contemplat closure of this mortgage, be forthwith entitled to the immediate possession of the above described and collect the rents, issues and profits therefrom, and if necessary may have a receiver appoin arges and fees incurred shall constitute and be an additional lien' under the terms of this mortgage whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. Anding on the mortgagers, their heirs, personal representatives and assigns, and shall be for the i Hattie L. Hughes H. R. Hughes M. R. Hughes M. R. Hughes
on said premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po- result from any' cause propers and autable repairs will be immer- condition as the same are at the present time, ordinary wear and Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci- for foreclosure and the same shall be a further charge and lien any judgement rendered, and the jien, thereof enforced in the s Now if said mortgagors shall pay or cause to be paid to said with the interest thereon according to the terms and tenor of said herein contained, then these presents shall be wholly discharged at of the notes, or any of them, when due, or in case default in the the entire principal aum cereby secured and all interest due thereor mortgage may thereupon, be foreclosed immediately to enfor mortage shall, at once upon the filing of patien for the fores ises and may at once take possession of the same and receive a a court of proper jurisdiction for such purposes and all costs, chu Said mortgagors waive notice of election to declare the w the covepants, agreements and terms contained herein shall be bit of the mortgages, its successors and assigns. IN WITNESS WHEREOF, said part <sup>1</sup> SAf the first p state of CKLAHOMA, <u>TULSA</u> Beføre me, <u>JOP</u> , W. MCKee personally appeared. <u>Hattite L. Hughes and J</u>	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least a tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as here inhed will be paid to said mortgage. Said fees shall be due and payable upon the filing of the r yoon said premises and the amount thereof shall be recovered in said foreclosure suit and inclu- ance manner as the principal debt hereby secured. I mortgage, its successors or assigns, said sums of money specified in the above described notes, to a notes, and shall keep and perform during the existance of this mortgage the covenants and agree in void, otherwise the same shall remain in full force and effect, but if default be made in the pa e performance of or refusal to observe any of the covenants, agreements or conditions herein con mmay at the option of the mortgage and without notice be declared due and payable at once a ce payment thereof, including interest, costs, charges and fees herein mentioned or contemplat closure of this mortgage, be forthwith entitled to the immediate possession of the above described and collect the rents, issues and profits therefrom und if necessary may have a receiver appoin arges and fees incurved shall constitute and be an additional lien' under the terms of this mortgage whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. Inding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the 1 part ha <u>VQ</u> , hereunto set <u>that</u> <u>har</u> , hushand 
on asid premises shall be kept in a good state of repair so that so that damage will not result to the improvements or any po- result from any' cause propers and autable repairs will be immer- condition as the same are at the present time, ordinary wear and Said mortgagors further expressly agree that in case of for vided, attorney fees as provided in any of the notes above desci- for foreclosure and the same shall be a further charge and lien any judgement rendered, and the lien thereof enforced in the s Now if said mortgagors shall pay or cause to be paid to said with the interest thereon according to the terms and tenor of said herein contained, then these presents shall be wholly discharged an of the notes, or any of them, when due, or in case default in the the entire principal sumcereby secured and all interest due thereor mortgage shall, at once upon the filing of petition for the force ises and may at once take possession of the same and receive a a court of proper jurisdiction for such purposes and all costs, ch Said mortgagors waive notice of election to declare the w the govenants, agreements and terms contained herein shall be bin of the mortgage, its successors and assigns. . IN WITNESS WHEREOF, said part 20% for the forse Before me	rtion thereof from a failure to maintain such fixtures in proper repair, and in case any damage lintely done and installed so that the improvements on said premises will be maintained at least i tear excepted. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as here ribed will be paid to said mortgage. Said fees shall be due and payable upon the filing of the r upon said premises and the amount thereof shall be recovered in said foreclosure suit and inclu- ane manner as the principal debt hereby secured. I mortgage, its successors or assigns, said sums of money specified in the above described notes, the d notes, and shall keep and perform during the existance of this mortgage the covenants and agree nd void, otherwise the same shall remain in full force and effect, but if default be made in the pu- e performance of or refusal to observe any of the covenants, agreements or conditions herein con mmay at the option of the mortgage and without notice be declared due and payable at once a ce payment thereof, including interest, costs, charges and fees herein mentioned or contemplati- closure of this mortgage, be forthwith entitled to the immediate possession of the above described and collect the rentu, issues and profits therefrom and if necessary may have a receiver appoin whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. Anding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the Hattie L. Hughes H. R. Hughes. M. Any M. And a chrowledged to me that. they. it and deed for the uses and purposes therein ast forth. May and year last above written -

ť.

1 II II

inter Terret

0

儮