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TO COAL D. M. And only remained in book 49 at 14.250 Coal DE COAL D. M. And only remained in book 49 at 14.250 Coal DE	LL SERVER OF SHAPEROMet	STATE OF OKLAHOMA, TULSA COUNTY ss. 28th This instrument was filed for record on the 28th day
EXCHANGE TRUST COMPANY FILES, ORANGOM Fig	etr 150 Marsh	of Aug. A. D. 192 2t 4:40
The SOUTH LACKS, May these	TO TO	(SEAL) O. D. Lawson
The SOUTH LACKS, May these	EXCHANGE TRUST COMPANY	(SEAL) = By F.E. Di ok S on Deputy
The SOUTH LACKS, May these	TULSA, OKLAHOMA) Fee-
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Lot I bettered PR" in the Kirkpatrick Sub Division of Lots Two (2) and Three (3) Block Two Hundred Pour (2004) Woodlawn Addition to Fales, Okla according to the rootofes survey and plat there of. To have and a hold the same topular with all and singular the improvements thereon the teasements, herefitzments and apportaneous thereunts belonging in anyone supertainine. Grove. This servings in given to secure the poyment of	coration, of Tulsa, Oklahoma as the party of the second part (hereinafter a WITNESSETH, That said-part, of the first part, for the purp DOLLARS, the receipt of which is hereby ack mortgage unto said party of the second part, its successors and assigns, all	alled mortgages); ose of securing the payment of the sum of Firteen Hundred & no/100 mowledged, and also the interest thereon, as hereinafter set forth, doby these presents
Two (2) and Three (3) Plack Two Hundred Pour (204) Whollems and Lot Four (4) In Blook Two Hundred Four (204) Whollems Addition to "ules, Okle about 1 had the most both the react breather with all and singular the improvements therein the testements had apprehenses thereints belonging in anything apprehinds. Convey. The interpret is given to secure the powent of		
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To have and to hold the asset, together with all and singular the improvements thereon, the temements, hereditaments and appartmenances theresunts belooging in a stayles appetraining, forever. This metrages all given to secure the payment of	경우 하다가 되었다면 하는 것도 보니는 하는 요즘 하는 것은 것은 것은 하는 것으로 가는 것이다. 하는 것이다.	하게 하는데 이번 이번 그는 사람이 하는 사람들은 사람들이 가장하는 사람들은 사람들이 모양하는데 하는데 하다 하는데
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Lists herewith, payable as the office of metages, signed by mortagenes, and bearing interest at 10% per annum after maturity, payable send any such indication metages signed by mortagenes, and bearing interest at 10% per annum after maturity, payable send any such indications of the mortages infinitely that the same send for and draw of all coumbrances and will be written the same of the mortages and maturity of the same of the same send to an advantage of the same send of the	or in anywise appertaining, forever. This mortgage is given to secure the payment ofpron	nissory note, to-wit:Ongprincipal notefor the sum of \$1_,500_00_
late herewith, poyable at the office of mortgages, signed by mortgages, and barding interest at 10% per annum after maturity, payable semi-annually, also all tour mission notes general dimulations previous has a part of the transaction, and this mortgage and lab seems the prepared of any received of any exchingholdeness. Said mortgages interest over the control of the same are free and clear of all incumbances; and will verrant an action of the part of the p	dueSapt: 1et.,, 1923	
Before me, JOB We MCKEE	and shall bear interest until paid at 10% per annum from date of such paym. Said mortgagors agree to pay all taxes and assessments lawfully as charges or incumbrances upon said property which are, or may become, put the promptly made when due or payable, then mortgagee may satisfy immediately be due and payable to it, including all costs, expenses and att amounts so expended or paid shall bear interest at 10% per annum from secured by this mortgage. It is further understood and sgreed that during the term of this mo by mortgagors in as good state of repair as the same are at the present to disreputable business or used for a purpose which will injure or render accumulation of combustible material shall be permitted on the premises; to an said premises shall be kept in a good state of repair so that the same so that damage will not result to the improvements or any portion there result from any cause propers and suitable repairs will be immediately don condition as the same are at the present time, ordinary wear and tear except Said mortgagors further expressly agree that in case of foreclosure of vided, attorney fees as provided in any of the notes above described will for foreclosure and the same shall be a further charge and lien upon said any judgement rendered, and the lien thereof enforced in the same main Now if said mortgagors shall pay or cause to be paid to said mortgage with the interest thereon according to the terms and tenor of said notes, an herein contained, then these presents shall be wholly discharged and void, of the notes, or any of them, when due, or in case default in the performa the entire principal sum eereby secured and all interest due thereon may at a mortgage may thereupon be foreclosed immediately to enforce paymer mortgage may thereupon be foreclosed immediately to enforce paymer mortgage may thereupon to forelosed immediately to enforce paymer mortgage may thereupon be foreclosed immediately to enforce paymer mortgage may thereupon to forelosed immediately to enforce paymer mor	seesesed on said premises before delinquent and shall satisfy and discharge any and all liens, sorior claims over the lien of this mortgage and in case such discharge and satisfactoron shall or pay such liens, charges or incumbrances. All payments so made by the mortgages shall corney fees in connection therewith, whether brought about by litigation or otherwise, and all payment until reimbursment is made and shall be additional liens upon said property and all ritigage all buildings, fences, sidewalks and other improvements on said property shall be kept ime and that no waste shall be permitted; that the premises shall not be used for any illegal said premises unfit or less desirable for their present uses and purposes; that no unnecessary that all fixtures now installed or which may hereafter be installed in or about the improvements will be useful and suitable for the purposes for which they have been or may be installed and see from a failure to maintain such fixtures in proper repair, and in case any damage should be and installed so that the improvements on said premises will be maintained at least as good ted. If this mortgage, and as often as any proceeding shall be taken to foreclose same us herein proper paid to said mortgages. Said fees shall be due and payable upon the filing of the petition premises and the amount thereof shall be recovered in said foreclosure suit and included in ner as the principal debt hereby secured. e, its successors or assigns, said sums of money specified in the above described notes, together d shall keep and perform during the existance of this mortgage the covenants and agreements hervise the same shall remain in full force and effect, but if default be made in the payment here of or refusal to observe any of the covenants, agreements or conditions herein contained, the option of the mortgage and without notice be declared due and payable at once and this at thereof, including interest, costs, charges and fees herein mentioned or contemplated and this mortgage, be forth
day of Angust personally appeared Alvin C. Johnson and Imogene F. Johnson his wife o me known to be the identical person. 5 who executed the within and foregoing instrument, and acknowledged to me that they received the same as their set forth. WITNESS my hand and official seal in said County and State, the day and year last above written Feb. 6th 1926 (SEAL) Joe Willokee Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$ and issued receipt Not. therefor in payment of mortgage tax on the within mortgage. Dated this day of 192.	STATE OF OKLAHOMA	inty, ee
o me known to be the identical person. 5. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their set of the same as their set of the same as their set of the same as they are and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal in said County and State, the day and year last above written Feb. 6th 1926 (SEAL) for Wincker Notary-Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$ and issued receipt Notary therefor in payment of mortgage tax on the within mortgage. Dated this day of 192.	Before me, JOS W.MCKSS	a Notary Public in and for said County and State, on this 28th
o me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that	ersonally appeared	91
Feb. 6th 1926 My commission expires. TREASURER'S ENDORSEMENT I hereby certify that I have received \$ and issued receipt No		ogene F. Johnson his wife.
TREASURER'S ENDORSEMENT I hereby certify that I have received \$ and issued receipt No	o me known to be the identical person_x5_who executed the within and for	regoing instrument, and acknowledged to me that
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Deputy	me known to be the identical person. 5. who executed the within and for secuted the same as the in the interest of the same as the in the interest of the same as a secure	regoing instrument, and acknowledged to me that