## MORTGAGE RECORD No. 419

This MORTGAGE, Made this. 13th day of No Earl G. Hastings and Leta B. Hastings, cy, in the State of Oklahoma, as the part 168 of the first part (hereinafter called mortgages); WITNESSETH, That said part. 168 the first part, for the purpose of securing the	ors whether one or more), and EXCHANGE TRUST COMPANY, a corpayment of the sum of Sixty-five Hundred and so the interest thereon, as hereinafter set forth, doby these presents ribed real estate, situated in
EXCHANGE TRUST COMPANY  TULSA, OKLAHOMA  THIS MORTGAGE, Made this	Brady Brown.  County Clerk  By Brady Brown.  Deputy  Womber A. D., 1923. by and between  his wifer Tulse.  ors whether one or more), and Exchange Trust Company, a corpayment of the sum of Sixty-five Hundred and to the interest thereon, as hereinafter set forth, do by these presents ribed real estate, situated in Tulse.  Lot four (4) in Block Two (2) in sa County, Oklahoma, according to East Seventeenth Place, Tulse,  on, the tenements, hereditaments and appurtenances thereunto belonging.  A. D., 1928.  A. D., 1928.  Lot four (4) in Block Two (2) in sa County, Oklahoma, according to East Seventeenth Place, Tulse,  on, the tenements, hereditaments and appurtenances thereunto belonging.  whit: One principal note for the sum of \$ 6500.00  as evidenced by coupon interest notes attached thereto, all dated of even to all does seem the payment of any renewals of any such indebtedness, hat the same are free and clear of all incumbrances; and will warrant and ado in the su m of \$ 7500.00 for the benefit of the mortgagee issued on the property, even though the aggregate exceeds the amount reamy policy the mortgage may cellect all moneys payable and receivalect to have the buildings repaired or replaced. In case of allure, neglect erein, the mortgagee may called all moneys payable and receivalect to have the buildings repaired or replaced. In case of allure, neglect erein, the mortgagee may, at its option, without notice, insure or reinsure cel hereby and shall be deam in the same and satisfactoron shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. So with the same and
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EXCHANGE TRUST COMPANY  TULSA, OKLAHOMA  THIS MORTGAGE, Made this	Brady Brown, County Clerk Deputy  Womber A. D., 1923, by and between his wifer Tulse.  ors whether one or more), and EXCHANGE TRUST COMPANY, a corpayment of the sum of Sixty-five Hundred and to the interest thereon, as hereinafter set forth, do., by these presents ribed real estate, situated in Tulse.  Lot four (4) in Block Two (2) in sea County, Okluhoma, according to East Seventeenth Place, Tulse,  on, the tenements, hereditaments and appurtenances thereunto belonging.  As County, Okluhoma, according to East Seventeenth Place, Tulse,  on, the tenements, hereditaments and appurtenances thereunto belonging.  wit: One principal note for the sum of \$ 6500.00  as evidenced by coupon interest notes attached thereto, all dated of even to all low per annum after maturity, payable semi-annually, also all comes thall also secure the payment of any renewals of any such indebtedness, hat the same are free and clear of all incumbrances; and will warrant and ado in the su m of \$ 7500.00 for the benefit of the mortgagee issued on the property, even though the aggregate exceeds the amount errany policy the mortgage may celluct all moneys payable and receivelect to have the buildings repaired or replaced. In case of failure, neglect errin, the mortgagee may, at its option, without notice, insure or reinsure cell hereby and shall be deemed immediately due and payable to mortgagee misses before delinquent and shall satisfy and discharge any and all liens, a lien of this mortgage and in case such discharge and satisfactoron shall charges or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgagee shall charge or incumbrances. All payments so made by the mortgage, and all not shall be deemed immediately due and payable to or otherwise, and all nobursment is made and shall be additional liens upon said property and incumbrances. Al
THIS MORTGAGE, Made this. 13th day of. 18c Earl G. Hastings and Leta B. Hastings.  Ley, in the State of Oklahoma, as the part of the second part (hereinafter called mortgage):  WITNESSETH, That said part. 18c fit the first part, for the purpose of securing the 10/100 DOLLARS, the receipt of which is hereby ucknowledged, and all of 10/100 DOLLARS, the receipt of which is hereby ucknowledged, and all gen unto said party of the second part, its successors and assigns, all the following description of the second part, its successors and assigns, all the following description of the control of the contro	ors whether one or more), and EXCHANGE TRUST COMPANY, a corpayment of the sum of Sixty-five Hundred and so the interest thereon, as hereinafter set forth, doby these presents ribed real estate, situated in
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Earl G. Hastings and Leta B. Hastings on, of Tules, Oklahoma, as the part of the second part (hereinafter called mortgage); WiTNESSETH, That said part_198 the first part, for the purpose of securing the Mo/100 DOLLARS, the receipt of which is hereby ucknowledged, and all age unto said party of the second part, its successors and assigns, all the following deed by and State of Oklahoma, to-wit:  "The West Half (Wa) of Lot Three (3) and all of flaple Ridge Addition to the city of Tules, Tule he recorded plat thereof, also known as 1016 Melahoma.  To have and to hold the same, together with all and singular the improvements there anywise appertaining, forever.  This mortgage is given to secure the payment of	ors whether one or more), and EXCHANGE TRUST COMPANY, a corpayment of the sum of Sixty-five Hundred and so the interest thereon, as hereinafter set forth, do
sy, in the State of Oklahoma, as the part 95 of the first part (hereinafter called mortgage); on, of Tulsa, Oklahoma as the party of the second part (hereinafter called mortgages); WTNESSETH. That said part 186 the first part, for the purpose of securing the Io/100 DOLLARS, the receipt of which is hereby ucknowledged, and all of age unto said party of the second part, its successors and assigns, all the following description of the second part, its successors and assigns, all the following description of the State of Oklahoma, to-wit:  The West Half (W½) Of Lot Three (3) and all of Isple Ridge Addition to the city of Tulsa, Tulhe recorded plat thereof, also known as 1016 Oklahoma.  To have and to hold the same, together with all and singular the improvements there anywise appetrianing, forever.  This mortgage is given to secure the payment of:  One promissory note, to the most gage is given to secure the payment of:  One December 181, 1926.  and interest thereon as specified in the face of the same and serewith, payable at the office of mortgage, signed by mortgagers, and bearing interest motes executed simultaneously herewith as a part of this transaction; and this mortgage Said mortgagers hereby covenant that they are owners in fee simple of said premises; it the same against all lawful claims of any other person.  Said mortgagers hereby covenant that they are owners in fee simple of said premises; it the same against all lawful claims of any other person.  Said mortgagers agree to insure the buildings on said premises against loss by fire or torm unitain such insurance during the existance of this mortgage, All policies taken out or mortgage, all be assigned to the mortgage as additional security and in case of loss unthereon and apply the same to the payment of the indebtedness hereby secured or may easily to prevent the one of the same and assessments lawfully assessed on said preference and interest until paid at 10% per annum from date of such payment.  Said mortgagors argue to insure the suiding all	payment of the sum of Sixty-five Hundred and so the interest thereon, as hereinafter set forth, doby these presents ribed real estate, situated in
DOLLARS, the receipt of which is hereby ucknowledged, and all age unto said party of the second part, its successors and assigns, all the following description of the second part, its successors and assigns, all the following description of the country of the second part, its successors and assigns, all the following description of the country of the second part of the country of the party of	so the interest thereon, as hereinafter set forth, doby these presents ribed real estate, situated in
age unto said party of the second part, its successors and assigns, all the following description of the party of the second part, its successors and assigns, all the following description of the party of the part	Lot four (4) in Block Two (2) in sa County, Oklahoma, according to East Seventeenth Place. Tulsa.  on, the tenements, hereditaments and appurtenances thereunto belonging.  wit: Oneprincipal notefor the sum of \$6500.00  as evidenced by coupon interest notes attached thereto, all dated of even that 10% per annum after maturity, payable semi-annually, also all comes that 10% per annum after maturity, payable semi-annually, also all comes that the same are free and clear of all incumbrances; and will warrant and ado in the sum of \$75.02.02 for the benefit of the mortgagee issued on the property, even though the aggregate exceeds the amount der any policy the mortgagee may collect all moneys payable and receivedect to have the buildings repaired or replaced. In case of failure, neglect recein, the mortgagee and, at its option, without notice, insure or refinave ed hereby and shall be deemed immediately due and payable to mortgagee misses before delinquent and shall satisfy and discharge any and all liens, a lien of this mortgage and in case such discharge and satisfactoron shall charges or incumbrances. All payments so made by the mortgagee shall charges or incumbrances. All payments so made by the mortgagee shall charges or incumbrances. All payments so made by the mortgagee shall charges or incumbrances. All payments so made by the mortgage shall incurs to the such for any illegal or less desirable for their present uses and purposes; that no unnecessary installed or which may hereafter be installed in or about the improvements uitable for the purposes for which they have been or may be installed and or maintain such fixtures in proper repair, and in case any damage should that the improvements on said premises will be maintained at least as good as often as any proceeding shall be taken to foreclose same as herein protagee. Said fees shall be due and payable upon the filing of the petition mount thereof shall be due and payable upon the filing of the petition mount thereof shall be due and payable up
The West Half (Wh) of Lot Three (3) and all of Isple Ridge Addition to the city of Tulsa, Tulhe recorded plat thereof, also known as 1016 (Raple Ridge Addition to the city of Tulsa, Tulhe recorded plat thereof, also known as 1016 (Raple Ridge Addition to the city of Tulsa, Tulhe recorded plat thereof, also known as 1016 (Raple Ridge) (R	East Seventeenth Place, Tulsa,  on, the tenements, hereditaments and appurtenances thereunto belonging.  on, the tenements, hereditaments and appurtenances therein the building repaired or renewals of any such indebtedness, hat the same are free and clear of all incumbrances; and will warrant and add in the sum of \$
The West Half (Wh) of Lot Three (3) and all of laple Ridge Addition to the city of Tulsa, Tul he recorded plat thereof, also known as 1016 lklahome.  To have and to hold the same, together with all and singular the improvements there anywise appertaining, forever.  This mortgage is given to secure the payment of:	as evidenced by coupon interest notes attached thereto, all dated of even it at 10% per annum after maturity, payable semi-annually, also all comes that 10% per annum after maturity, payable semi-annually, also all comes that 10% per annum after maturity, payable semi-annually, also all comes that also secure the payment of any renewals of any such indebtedness, hat the same are free and clear of all incumbrances; and will warrant and ado in the sum of \$
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erewith, payable at the office of mortgagee, signed by mortgagors, and bearing interest mortes executed simultaneously herewith as a part of this transaction; and this mortgag Said mortgagors hereby covenant that they are owners in fee simple of said premises; it is ame against all lawful claims of any other person.  Said mortgagors agree to insure the buildings on said premises against loss by fire or torm taintain such insurance during the existance of this mortgage, All policies taken out or mortgage, shall be assigned to the mortgage as additional security and in case of loss und hereon and apply the same to the payment of the indebtedness hereby secured or may easile to precure and maintain such insurance or to deliver the policies to the mortgage haprovements on said real estate and the amounts of premiums paid therefor shall be securable bear interest until paid at 10% per annum from date of such payment.  Said mortgagors agree to pay all taxes and assessments lawfully assessed on said prees or incumbrances upon said property which are, or may become, prior claims over the promptly nade when due or payable, then mortgage may satisfy or pay such liens, diately be due and payable to it, including all costs, expenses and attorney fees in contained by this mortgage.  It is further understood and agreed that during the term of this mortgage all buildings ortgagors in as good state of repair as the same are at the present time and that no wareputable business or used for a purpose which will injure or render said premises unfit nulation of combustible material shall be permitted on the premises that all fixtures now at damage will not result to the improvements or any portion thereof from a failure to from any 'cause propera and suitable repairs will be immediately done and installed so the tion as the same are at the present time, ordinary wear and tear excepted.  Said mortgagors further expressly agree that in case of foreclosure of this mortgage, and, attorney fees as provided in any of the notes above desc	as evidenced by coupon interest notes attached thereto, all dated of even it at 10% per annum after maturity, payable semi-annually, also all comes shall also secure the payment of any renewals of any such indebtedness, hat the same are free and clear of all incumbrances; and will warrant and ado in the sum of \$
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tire principal sum ecreby secured and all interest due thereon may at the option of the rage may thereupon be foreclosed immediately to enforce payment thereof, including gee shall, at once upon the filing of petition for the foreclosure of this mortgage, be ad may at once take possession of the same and receive and collect the rents, issued at of proper jurisdiction for such purposes and all costs, charges and fees incurred shall or Said mortgagors waive notice of election to declare the whole debt due as above provivenants, agreements and terms contained herein shall be binding on the mortgagors, their mortgage, its successors and assigns.  IN WITNESS WHEREOF, said part 1.08 the first part have hereunto set	ssigns, said sums of money specified in the above described notes, together form during the existance of this mortgage, the covenants and agreements all remain in full force and effect, but if default be made in the payment observe any of the covenants, agreements or conditions herein contained, nortgagee and without notice be declared due and payable at once and this g interest, costs, charges and fees herein mentioned or contemplated and rithwith entitled to the immediate possession of the above described premaind profits therefrom and if necessary may have a receiver appointed by onstitute and be an additional lien under the terms of this mortgage, ded and also the benefit of stay, valuation or appraisement laws. All of heirs, personal representatives and assigns, and shall be for the benefit
사용하는 사용하는 것이 되었다. 그런 사용하는 것이 되었다. 그런 사용하는 것이 되었다. 그런	Earl G. Hastings Leta B. Hastings
E OF OKLAHOMA. Tulsa County, ss.  Before me. Eva M. Cary , a	7442
Before me, BV& me GAIV	November 192 3
ally appeared Earl C. Hastings and Leta B. Hastin	
일반, 그렇게 되는 사람들이 발표했다. 이 모든 이 작품 경험에는 작품되어 되었다. 전하는 모든 목모를 하는 점을 하고 말했다.	and acknowledged to me thatthey
WITNESS my hand and official scal in said County and State, the day and year lat July 5, 1927. (Seal)	Eva M. Cary,  Notary Public.
WITNESS my hand and official seal in said County and State, the day and year last July 5, 1927. (Seal)	Eva Ma Cary,
WITNESS my hand and official seal in said County and State, the day and year last July 5, 1927. (Seal)	Eva M. Cary, Notary Public.
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