. Mortgage Record No. 419	
елея напий со. тихну оках 245293 С.М.J. FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. 24 ⁶ This instrument was filed for record on the
TQ EXCHANGE TRUST COMPANY TULSA, OKLAHOMA	(SEAL)) O. G. Verver, (SEAL)) By Brady Brown, County Clerk By Brady Brown, Deputy
Henry Kendall College, a corporation. County, in the State of Oklahoma, as the part, Y., of the first part (hereinalter	fA, D., 1920,, by and between ofA, D., 1920,, by and between called mortgagors whether one or more), and EXCHANCE TRUST COMPANY, a cor- mortgagee):
DOLLARS, the receipt of which is hereby acknowly mortgage unto said party of the second part, its successors and assigns, all the County and State of Oklahoma, to-wit: (#1.) Lots One (1) to Lots One (1) to Twelve (12), inclusive, inclusive, 10, TUSa, Oklahoma, according to the record (#2) Lots One (1) to Twenty-four, (24), inclusive, twenty-four (24), inclusive, in Block Thirty Oklahoma, according to the recorded plat th (30) being otherwise described as the South Southeast Juarter (SEA) of Section Five (5) (13) East. (This mortgage, however as to the (2) is second and subordinate to an existin dated 7-26-1922, for \$12,000.00, maturing E	to Twelve (12), inclusive, in Block Thirteen (13); slock Sixteen (16); in College Addition to the city ed plat thereof, wenty-nine (29); Lots One (1) to (30); in College Addition to the city of Tulsa, hereof, said Blocks Twenty-nine (29) and Thirty west Quarter (SWA) of Southeast Quarter (SEA) of Township Nineteen (19) North, Range Thirteen property described under Caption Numbered Two g mortgage executed by first party to second party -1-1924)
	vements thereon, the tenements, hereditaments and appurtenances thereunto belonging, ry note, to-wit:ONOOOfor the sum of \$14,000_0O
date herewith, payable at the office of mortgagee, signed by mortgagors, and mission notes executed simultaneously herewith as a part of this transaction; an Said mortgagors hereby covenant that they are owners in fee simple of so defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against loss and maintain such insurance during the existance of this mortgage. All policies of this mortgage, shall be assigned to the mortgagee as additional security and in able thereon and apply the same to the payment of the indebtedness hereby se or refusal to precure and maintain such insurance or to deliver the policies to th the improvements on said real estate and the amounts of premiums paid therefo and shall bear interest until paid at 10% per annum from date of such payment. Said mortgagors agree to pay all taxes and assessments lawfully assess charges or incumbrances upon said property which are, or may become, prior not be promptly made when due or payable, then mortgagee may satisfy or p immediately be due and payable to it, including all costs, expenses and attorne amounts so expended or paid shall bear interest at 10% per annum from pay secured by this mortgage. It is further understood and agreed that during the term of this mortgag by mortgagors in as good state of repair sa the same me at the present time or disreputable business or used for a purpose which will injure or render said accumulation of combustible material shall be permitted on the premises; that a on said premises shall be kept in a good state of repair so that the same will so that damage will not result to the improvements or any portion thereof fi result from any 'cause propera nd suitable repairs will be immediately done am- condition as the same are at the present time, ordinary wear and tear excepted. Said mortgagors shall be a further charge and lien upon said prer- any judgement rendered, and the lien thereof enforced in the same manner a Now if said mortgagors shall	the same and as evidenced by coupon interest notes attached thereto, all dated of even bearing interest at 10% per annum after maturity, payable semi-annually, also all com- d this mortgage shall also secure the payment of any renewals of any such indebtedness, aid premises; that the same are free and clear of all incumbrances; and will warrant and by fire or tornado in the sum of \$NOLGfor the benefit of the mortgagee s taken out or issued on the property, even though the aggregate exceeds the amount case of loss under any policy the mortgagee may collect all moneys payable and receive- cured or may elect to have the buildings repaired or replaced. In case of failure, neglect the mortgagee herein, the mortgagee may, at its option, without notice, insure or reinsure r shall be secured hereby and shall be deemed immediately due and payable to mortgage ed on said premises before delinquent and shall satisfy and discharge and satisfactoron shall ay such liens, charges or incumbrances. All payments so made by the mortgagee shall y fees in connection therewith, whether brought about by litigation or otherwise, and all ment until reimbursment is made and shall be additional liens upon said property and ge all buildings, fences, sidewalks and other improvements on said property shall be kept and that no waste shall be permitted; that the premises whall not be used for any illegal premises unfit or less desirable for their present uses and purposes; that no unnecessary ill lixtures now installed or which may hereafter be installed in or about the improvements be useful and auitable for the purposes for which they have been or may be installed and form a failure to maintain such fixtures in proper repair, and in case any damage should d installed so that the improvements on said premises will be maintained at least as good mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro- id to asid mortgagee. Said sums of money specified in the above described notes, together al keep and
of the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said fathers the part house by its Vice-President and attested by its 23rd day of November, 1923. ATTEST: J. M. Chandler, Secretary. (Co	GE has hereunto called its name to be subscribed Secretary with the seal thereof affixed this the
as its vice-freshent, and acknowledged to permail approximation and deed and as Corporation, HENRY KENDALL COLLEGE, for the immethating as the identical persons, who executed the within and foregoin accured the same as the identical persons, who executed the within and foregoin accured the same as the identical persons, who executed the within and foregoin accured the same as the identical persons, who executed the within and foregoin accured the same as the identical persons, who executed the within and foregoin accured the same as the identical persons, who executed the within and foregoin in WITNESS, WHEREOF, I have here unto set in WITNESS, where the add the identical persons, who executed the same as the said County and State the day and year las My commission expires. May 11th, 1927. (Seal).	o me that he excepted the same as his iree and the free and voluntary act and deed of said- e uses and purposes therein set forth. ag instance, and schowledged to me that the nes and purpose there is to the. y hand, and affixed my Notarial seal of office in

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