8709 ČĦ	MORTGAGE R	RECORD/No. 419	" 3
TREASURER'S ENDORSEMENT PROBLEM TREASURER'S ENDORSEMENT PROBLEM TO THE PROBLEM TO	RUST COMPANY	STATE OF OKLAHOMA, TULSA COUNTY as. This instrument was filed for record on the 14th SBPt. of. A. D. 1922 at 4:21 O'clock P. M., and duly recorded in Book 419 at page? (SPAL) O. D. LEWSON Court Fees.	,,,,,,,,
THIS MORTGAGE, Made Charles Sappenf; County, in the State of Oklahoma, as oration, of Tulea, Oklahoma as the p WITNESSETH. That said ps mortgage unto said party of the secon county and State of Oklahoma, to-	this 14th day of 1914 and Katherine, Say the part. of the first part distributor called art of the second part the second part the part of the purpose of the first part, for the purpose of the receipt of which is hereby acknownd part, its successors and assigns, all the witt.	of September A.D. 1922 by a ppenfield his wide of Tulsa;	ANY, a cor-
or in anywise appertaining, forever. This mortgage is given to secure	e the payment of	royements thereon, the tenements, hereditaments and appurtenances thereunt ory note	
data herewith, payable at the office of mission notes executed simulaneously. Said mortgagors hereby covena defend the same against all lawful classid mortgagors agree to insure and maintain such insurance during the of this mortgage, shall be assigned to the able thereon and apply the same to the improvements on said real estate a and shall bear interest until paid at 10 Said mortgagors agree to pay charges or incumbrances upon said protection of the promptly made when due or primmediately be due and payable to it amounts so expended or paid shall be secured by this mortgage. It is further understood and as by mortgagors in as good state of reor or disreputable business or used for a accumulation of cembustible material or said premises shall be kept in a goot state damage will not result to the result from any cause propers and an condition as the same are at the preservided, attorney fees as provided in a for foreclosure and the same shall be any judgement rendered, and shall be with the interest thereon according to herein contained, then these presents of the notes, or any of them, when defined the interest in the open contained, then these presents of the notes, or any of them, when defined the contained, then these presents of the notes, or any of them, when defined the proper jurisdiction for such Said mortgagors waive notice the covenants, agreements and terms of the mortgage may thereupon be forecle mortgage and the same and terms of the mortgagors waive notice the covenants, agreements and terms of the mortgagors waive notice the covenants, agreements and terms of the mortgagors waive notice the covenants, agreements and terms of the mortgagors waive notice the covenants, agreements and terms of the mortgagors waive notice the covenants, agreements and terms of the mortgagors waive notice.	of mortgagee, signed by mortgagors, and a herewith as a part of this transaction; and that they are owners in fee simple of saims of any other person. The buildings on said premises against loss he existance of this mortgage. All policie he mortgage as additional security and in he payment of the indebtedness hereby se ch insurance or to deliver the policies to that the amounts of premiums paid therefollows per annum from date of such payment. It makes and assessments lawfully assess reperty which are, or may become, prior payable, then mortgagee may satisfy or peyable, then mortgagee may prior as the same are at the present time a purpose which will injure or render said in shall be permitted on the premises; that the same will be improvements or any portion, thereof fulfully peyable that in case of foreclosure of this my of the notes above described will be peyable to the terms and tenor of said notes, and shall be wholly discharged and mortgagee, its of the same and tenor of said notes, and shall be wholly discharged and word, otherwise of the same and receive and collect the hoursess and all coats, charges and fees of election to declare the whole debt due contained herein shall be binding on the massigns.	sed on said premises before delinquent and shall satisfy and discharge any ar claims over the lien of this mortgage and in case such discharge and satisfy pay such liens, charges or incumbrances. All payments so made by the more the fees in connection therewith, whether brought about by litigation or other syment until reimbursment is made and shall be additional liens upon said property is and that no waste shall be permitted; that the premises shall not be used for premises unfil or less desirable for their present uses and purposes; that no call fixtures now installed or which may hereafter be installed in or about the ir let useful and suitable for the purposes for which they have been or may be from a failure to maintain such fixtures in proper repair, and in case any dand installed so that the improvements on said premises will be maintained at its mortgage, and as often as any proceeding shall be taken to foreclose same an abid to said mortgagee. Said fees shall be recovered in said foreclosure suit and as the principal debt hereby secured. Its successors or assigns, saids sums of money specified in the above described no hall keep and perform during the existance of this mortgage the covenants and wise the same shall remain in full force and effect, but if default be made in the option of the mortgage and without notice be declared due and payable at a chereof, including interest, costs, charges and fees herein mentioned or content mortgage, be forthwith entitled to the immediate possession of the above described no the mortgage, be forthwith entitled to the immediate possession of the above described no rents, issues and profits therefrom and if necessary may have a receiver a receiver a remain successary may have a receiver a remain successary may have a receiver a remain profits therefrom and if necessary may have a receiver a remained profits therefrom and if necessary may have a receiver a remained profits therefrom and if necessary may have a receiver a remained profits therefrom and if necessary	also all com- idebtedness, warrant and e mortgagee the amount that receive- lure, neglect e or reinsure o mortgagee and all liens, lectoron shall tgagee shall wise, and all roperty and shall be kept or any illegal unnecessary mprovements installed and image should least as good a herein pro- the petition i included in tes, together t agreements the payment n contained, more and this implated and cribed prem- popointed by ortgage. aws. All of the benefit written.
Before me. E.P. Jenni	day of	y, ss. , a Notary Public in and for said County and State, on this	
o me known to be the identical person executed the same astheir	15_who executed the within and foregoi free and voluntary act and deed for icial seal in said County and State, the d	oing instrument, and acknowledged to me that they they or the uses and purposes therein set forth. day and year last above written (SEAL) E.P. Jennings	
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