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	BLACK PRINTING CO. TULEA, O'CA	See Her Control of the Control of th
SEMENT	SLACE PRINTING COS. TOLEA, OFICA. P. Bod issued C. Bod issued FROM FROM TO COUNTY TO COUNTY TO COUNTY TULSA, OKLAHOMA	STATE OF OKLAHOMA; TULSA COUNTY see. 18th This instrument was filed for record on the. 18th September A.D. 1922 at 2115 dey
0 000	County Tensured Exchange Trust Company Tulsa, Oklahoma This mortgage, Made this 18th day Henry S. Condon and Jane A. Condon-	O'clock P
Dis	COUNTY DEPOTE EXCHANGE TRUST COMPANY	(SEAL) F. De lman County Clerk Deputy
87	W. TULSA, OKLAHOMA	Fees
الآبات)	THIS MORTGAGE, Made this 18th day of September A.D. 192 2, by and between	
in the second se	County, in the State of Oklahoma, as the part of the first part (hereinafter poration, of Tulsa, Oklahoma as the party of the second part (hereinafter call WITNESSETH, That said part of the first part, for the purpose	hie wife of This a t called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor- d mortgagee): of securing the payment of the sum of Fifteen Hundred and no/10 wledged, and also the interest thereon, as hereinafter set forth, do by these presents
-	mortgage unto said party of the second part, its successors and assigns, all the following described real estate, situated in	
	Lot Two (2) Farmer's Sub Division of Lot Sixteen (16)	
and or live Stage	Block Three (3)-Clover Ridge Addition to the city of	
į	Tulsa, Tulsa County, Oklahoma, according to the recorded	
	plat thereof Known as 831 Sout	1 Victor Tulsa Oklahoma.
reg respons	To have and to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever, This mortgage is given to secure the payment ofOnepromissory note, to-wit:Oneprincipal notefor the sum of \$ 1.500.00	
and the	due October 1st. 19.25	
	defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against le and maintain such insurance during the existance of this mortgage. All polic of this mortgage, shall be assigned to the mortgage as additional security and able thereon and apply the same to the payment of the indebtedness hereby or refusal to precure and maintain such insurance or to deliver the policies to the improvements on said real estate and the amounts of premiums paid there and shall lear interest until paid at 10% per annum from date of such paymer. Said mortgagors agree to pay all taxes and assessments lawfully assecharges or incumbrances upon said property which are, or may become, princt be promptly made when due or payable, then mortgagee may satisfy or immediately be due and payable to it, including all costs, expenses and attor amounts so expended or paid shall bear interest at 10% per annum from pascured by this mortgage. It is further understood and agreed that during the term of this mort by mortgagors in as good state of repair as the same are at the present tim or disreputable business or used for a purpose which will injure or render as accumulation of combustible material shall be permitted on the premizes; that on said premises shall be kept in a good state of repair so that the same we so that damege will not result to the improvements or any portion thereo result from any cause propers and suitable repairs will be immediately done condition as the same are at the present time, ordinary wear and tear excepted. Said mortgagors further expressly agree that in case of foreclosure of the vided, attorney fees as provided in any of the notes above described will be for foreclosure and the same shall be a further charge and lien upon said p any judgement rendered, and the lien thereof enforced in the same manner. Now if said mortgagors shall pay or cause to be paid to said mortgagors which the interest thereon according to the terms and tenor of said note	ased on said premises before delinquent and shall satisfy and discharge any and all items, or claims over the lien of this mortgage and in case such discharge and satisfactore shall pay such liens, charges or incumbrances. All payments so made by the mortgage shall ney fees in connection therewith, whether brought about by litigation or otherwise, and all syment until reimbursment is made and shall be additional liens upon said property and large all buildings, fences, sidewalks and other improvements on said property shall be kept e and that no waste shall be permitted; that the premises shall not be used for any illega d premises unfit or less desirable for their present uses and purposes; that no unnecessary it all lixtures now installed or which may bereafter be installed in or about the improvement the useful and suitable for the purposes for which they have been or may be installed and from a failure to maintain such fixtures in proper repair, and in case any damage should from a failure to maintain such fixtures in proper repair, and in case any damage should from a failure to maintain such fixtures in proper repair, and in case any damage should from a failure to maintain such fixtures in proper repair, and in case any damage should from a failure to maintain such fixtures in proper repair, and in case any damage should from a failure to maintain such fixtures in proper teak, and in case any damage should from a failure to maintain such fixtures in proper teak, and in case any damage should from a failure to maintain such fixtures in proper teak, and in case any damage should from a failure to maintain such fixtures in proper teak, and in case any damage should from a failure to maintain such fixtures in proper teak, and the maintain of the perition from a failure to maintain the failure to proper the failure to maintain the failure to maintain the failure to maint
	STATE OF OKLAHOMA, Tules Coun	V. 19.
	Before mo. Joe W. McKee	a Notary Public in and for said County and State, on this 1911 September 1928
	Before mo. Joe W. McKee	a Notary Public in and for said County and State, on this 1911. September 1928
	Before me. Jos W. McKee September day of personally appeared Henry, S. Condon and J	a Notary Public in and for said County and State, on this 1911 September 1922 116 A Condon hig wife;
	Before mo. J.06 W. McKee September day of personally appeared Henry. S. Condon and J. to me known to be the identical person. S. who executed the within and fore	a Notary Public in and for said County and State, on this 1911 September 1922 196 - A - Condon bie wife, oing instrument, and acknowledged to me that they
	Before me. Jos W. McKee September day of personally appeared Henry, S. Condon and J	a Notary Public in and for said County and State, on this 1911 September, 1928 He A-Condon his wife, coing instrument, and acknowledged to me that they for the uses and purposes therein set forth.
· · · · · · · · · · · · · · · · · · ·	Before mo. J.06 W. McKee Sestember	a Notary Public in and for said County and State, on this 19th September, 1928. 338 - A - Condon - hie - wife; 1938 - A - Condon - hie - wife; 1938 - A - Condon - hie - wife; 1949 - hie wife; 1950 - hie wi
	Before mo. J.08 W. McKee Sestember	a Notary Public in and for said County and State, on this 19th September. 1922 AME A. Condon his wife, oing instrument, and acknowledged to me that they or the uses and purposes therein set forth. day and year last above written ISEAL Jos W. McKee Notary Public.
	Before me, Joe W. McKee Sestember day of personally appeared Henry, S. Condon and J. to me known to be the identical person who executed the within and fore executed the same as their free and voluntary act and deed WITNESS my hand and official seal in said County and State, the Feb. 6th 1926	a Notary Public in and for said County and State, on this 19th September, 1928. 338 - A - Condon - hie - wife; 1938 - A - Condon - hie - wife; 1938 - A - Condon - hie - wife; 1949 - hie wife; 1950 - hie wi