254672 0.H.J.				
FROM .)	STATE OF OKLAHOMA, TULSA COUNTY ss. This instrument was filed for record on the 31 of March A. D. 192 4 at 4:30 O'clock F. M., and duly recorded in Book 419 at page 370			
기가 다음이 있습니다. 이 이 등은 그들은 등에 가능한 것으로 보고 있는 것이 되었다. 이 등 분들이 되었다. 기가 되었다. 국가 기계를 하고 있는데 보고 있는데 그리는 것을 하는데 보고 있는데 그리를 보고 있다. 그리는 것이 되었다. 그리는 것이 없는데 그리는 것이 없다.	of March O'clock P.	A	D. 192_4 at n Book 419 at n	⊈:30 370
TO		O. G. Weav	er,	
EXCHANGE TRUST COMPANY	(SEAL))	_{By.} Brady Br	own,	County Clerk Deputy
Tulsa, oklahoma	Fees			*
THIS MORTGAGE, Made this 19th day of	March		A, D., 192. 4	by and between
B. Lutz and intonia Lutz, husband and wilsband and wilsband and wife. County, in the State of Oklahoma, as the part, 198 the first part (hereinafter called movement of Tulsa, Oklahoma as the party of the second part (hereinafter called movement of Tulsa, Oklahoma as the party of the second part (hereinafter called movement of Tulsa, Oklahoma as the party of the first part, for the purpose of some Moving of the first part, for the purpose of some Moving of the second part, its successors and assigns, all the following and State of Oklahoma, to-wit: Lot Thirteen (13) in Block Seventeen to the city of Tulsa, Tulsa County, Olplat thereof.	led mortgagors whether tortgages): securing the payment of ged, and also the inter- lowing described real es	one or more), and EXCH f the sum of THIRT est thereon, as hereinafte state, situated in	IANGE TRUST Y-FIVE HU r set forth, do Tulsa	COMPANY, a cor- INDRED and _by these presents
To have and to hold the same, together with all and singular the improver in anywise appertaining, forever. This mortgage is given to secure the payment ofQNOpromissory related to the payment ofQNO	note to-wit;QN	Oprincipal note	_for the sum of :	3,500.00
late herewith, psyable at the office of mortgages, signed by mortgagors, and beamission notes executed simultaneously herewith as a part of this transaction; and it Said mortgagors hereby covenant that they are owners in fee simple of said lefend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against loss by and maintain such insurance during the existance of this mortgage. All policies to fit is mortgage, shall be assigned to the mortgage as additional security and in cas bibe thereon and apply the same to the payment of the indebtedness hereby secure or refusal to precure and maintain such insurance or to deliver the policies to the note that the improvements on said real estate and the amounts of premiums paid therefor shand shall bear interest until paid at 10% per annum from date of such payment. Said mortgagors agree to pay all taxes and assessments lawfully assessed a charges or incumbrances upon said property which are, or may become, prior claimed the promptly made when due or payable, then mortgage may satisfy or pay immediately be due and payable to it, including all costs, expenses and attorney for amounts so expended or paid shall bear interest at 10% per annum from paymes secured by this mortgage. It is further understood and agreed that during the term of this mortgage aby mortgagors in as good state of repair as the same are at the present time and or disreputable business or used for a purpose which will injure or render said preaccumulation of combustible material shall be permitted on the premises; that all fit on said premises shall be kept in a good state of repair so that the same will be so that damage will not result to the improvements or any portion thereof from result from any cause propera nd suitable repairs will be immediately done and in 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 this mortgage may th	aring interest at 10% per his mortgage shall also premises; that the sam of fire or tornado in the suken out or issued on the of loss under any police of or may elect to have mortgage herein, the mill be secured hereby at on said premises before ims over the lien of this such liens, charges or incess in connection therevant until reimbursment; all buildings, fences, side it that no waste shall be mises unfit or less desir ix tures now installed or useful and suitable for the failure to maintain installed so that the imprortgage, and as often as to said mortgagee. Sais and the amount there principal debt hereby occessors or assigns, said as keep and perform during the same shall remain in or refusal to observe any on of the mortgagee ar of, including interest, trage, be forthwith entites, issues and profits thirried shall constitute an above provided and als aggers, their heirs, persum on the the here, persum on the heirs, persum on the same shall constitute an above provided and als aggers, their heirs, persum on the control of the mortgage and als aggers, their heirs, persum on the mortgage and als aggers, their heirs, persum on the mortgage and als aggers, their heirs, persum on the mortgage and als aggers, their heirs, persum on the mortgage and als aggers, their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs, persum on the mortgage and the manual their heirs and the manual the manu	er annum after maturity, secure the payment of an are free and clear of all a mo of \$4,000.00 he property, even thought the property, even thought the property, even thought the property, even thought the property of the p	payable semi-ann y renewals of any incumbrances; ar — for the benefix the aggregate elect all moneys pare placed. In case is y and discharge and into so made by the third payable in the aggregation of the and purposes; the stalled in or about the pair, and in case is will be maintain alternative and process will be maintain alternative and process the stalled in or about the pair, and in case is will be maintain alternative the covena if default be maintain or condition and payable the covena if default be maintain or condition and payable the covena if default be maintain or appraise dier the terms of tation or appraise usigns, and shall and wear first and	ually, also all com- such indebtedness, id will warrant and it of the mortgagee exceeds the amount yable and receive- se of failure, neglect , insure or reinsure yable to mortgagee e any and all liens, satisfactoron shall the mortgagee shall or otherwise, and all said property and said property and perty shall be kept used for any illegal that no unnecessary t the improvements hay be installed and any damage should and at least as good same as herein pro- sling of the petition uit and included in bed notes, together ints and agreements do in the payment is herein contained, ble at once and this or contemplated and ove described prem- eiver appointed by this mortgage. ment laws. All of be for the benefit
TATE OF OKLAHOMA. Tulsa County, ss. Before me. Maurice A. DeVinna day of	, a Notary Pub March			102 4
J. B. Lutz and Antonia Lutz. h	iusband and w wife,	vife, and Roy	H. Gannor	ı and
Ramona M. Gannon, husband and		rledged to me that	пеу	
Ramona M. Gannon, husband and me known to be the identical person. S who executed the within and foregoing in the interpretation of	user and nurnoses the	rein ast forth	 A section of the section o	and the second of the second
Ramona M. Gannon, husband and me known to be the identical person. S who executed the within and foregoing in the in	e uses and purposes the			
Ramona M. Gannon, husband and one known to be the identical person. S who executed the within and foregoing in their free and voluntary act and deed for the WITNESS my hand and official seal in said County and State, the day a	e uses and purposes the and year last above wri			
Ramona M. Gannon, husband and one known to be the identical person. S who executed the within and foregoing in their free and voluntary act and deed for the WITNESS my hand and official seal in said County and State, the day of the foregoing in the within and within and within a wit	e uses and purposes ther and year last above wri	itten Maurice A.	No	ary Public.
Ramona M. Gannon, husband and one known to be the identical person. S who executed the within and foregoing in their free and voluntary act and deed for the WITNESS my hand and official seal in said County and State, the day of the first seal of	e uses and purposes then and year last above wri URER'S ENDORSEMI	Meurice A.	Not	
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Ramona M. Gannon, husband and the known to be the identical person. S who executed the within and foregoing in their free and voluntary act and deed for the WITNESS my hand and official seal in said County and State, the day of the commission expires. May 11th, 1927. (Seal)	e uses and purposes then and year last above wri URER'S ENDORSEMI	Meurice A.	Not tex on the wit	