256847 C.M.J.			
r., r from	This inst-	KLAHOMA, TULSA COUNTY se. 28	ďav
*** **********************************	O'clock	P11 A. D. 1924.  P1. M., and duly recorded in Book 419	at 4:40 391
마면 경우 (1982년) 1일	C	O. G. Weaver.	ar bage
	(SEAL)	By Brady Brown,	County Clerk
EXCHANGE TRUST COMPANY		(a), By	Deput;
TULSA, OKLAHOMA	Fees	4.41	
THIS MORTGAGE, Made this 28th day of Jacque Shaw and Gene Shaw, her husband	f April	A.D., I	92.4., by and betweer
County, in the State of Oklahoma, as the part 198 the first part (hereinafter c	alled mortgagors w	bether one or more), and EXCHANGE TR	UST COMPANY, a cor
poration, of Tulsa. Oklahoma as the party of the second part (hereinafter called WITNESSETH. That said part. 1.8 of the first part, for the purpose of	mortgagee): f securing the payn	ient of the sum of Four Thousan	$d_and_No/100$
DOLLARS, the receipt of which is hereby acknowled			doby these present
mortgage unto said party of the second part, its successors and assigns, all the f			
County and State of Oklahoma (100) and Eleven (11) in the (11) in the (11) in stQuarter (SW1) of the Southeast Quarter enty (20) North, Range Thirteen (13) East lahoma, according to the recorded plat th	the T.D.Ev (SE4) of S of the In ereof, dat	ans Subdivision of par ection Thirty-two (32) dian Base & Meridian i ed March 4th, 1911.	t of the Sou in Township n Tulsa Count
To have and to hold the same, together with all and singular the improvement			
or in anywise appertaining, forever.  This mortgage is given to secure the payment of	y note, ta-wit:	Oneprincipal notefor the su	m of \$ 4,000.00
		1916-79   1 2 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
date herewith, payable at the office of mortgagee, signed by mortgagors, and k mission notes executed simultaneously herewith as a part of this transaction; and Said mortgagors hereby covenant that they are owners in fee simple of sa defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against loss I 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 c able thereon and apply the same to the payment of the indebtedness hereby sec or refusal to precure and maintain such insurance or to deliver the policies to the the improvements on said real estate and the amounts of premiums paid therefor or refusal to precure and maintain such insurance or to deliver the policies to the the improvements on said real estate and the amounts of premiums paid therefor or refusal to precure and maintain such insurance or to deliver the policies to the the improvements on said real estate and the amounts of premiums paid therefor or refusal to precure and maintain such insurance or to deliver the policies to the the improvements on said real estate and the amounts of premiums paid therefor or destance of incumbrances upon said property which are, or may become, prior c not be promptly made when due or payable, then mortgagee may satisfy or pa immediately be due and payable to it, including all costs, expenses and attorney 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 mortgage by mortgagors in as good state of repair as the same are at the present time a or disreputable business or used for a purpose which will injure or render said pa accumulation of combustible material shall be permitted on the premites; that all 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	cearing interest at it is mortgage sha id premises; that it by fire or tornado in taken out or issue; case of loss under an ured of may elect to emortgage herein, shall be secured he don said premises; laims over the lien by such liens, charge fees in connection ment until reimbure e all buildings, fene and that no waste a premises unfit or less the useful and suitabom a failure to ma Linstalled so that the mortgage, and as of disease, and the amount the principal debt successors or assigned it keepen deprementation of the mortgage, the forthwith the mortgage, including into ortgage, the forthwith the mortgage, the forthwith the mortgage and the mortg	10% per annum after maturity, payable sem il also secure the payment of any renewals on a same are free and clear of all incumbrance the su m of \$.3.500.00 for the on the property, even though the aggreg y policy the mortgages may collect all mone to have the buildings repaired or replaced. The mortgages may at its option, without reby and shall be deemed immediately due a before delinquent and shall satisfy and dis of this mortgage and in case such discharges or incumbrances. All payments so mad therewith, whether brought about by litigates therewith, whether brought about by litigates therewith, whether brought about by litigates and in the premises shall not desirable for their present uses and purposed for the purposes for which they have been intain such fixtures in proper repair, and in a improvements on said premises will be me improvements on said premises will be me interest the existance of this mortgage the course of the state of the course of the sum of the course of th	it-annually, also all come f any such indebtednesses; and will wayrant an benefit of the mortgage gate exceeds the amour ys payable and receive in case of failure, neglecontice, insure or reinsure ontice, insure or reinsure and payable to mortgage charge any and all liense e and satisfactoron sha by the mortgage sha tion or otherwise, and a upon said property and id property shall be kep to be used for any illeguess; that no unnecessar and an case any damage shoul intained at least as goo close same as herein protential or may be installed an case any damage shoul intained at least as goo close same as herein protential included if the payment of the property and included if described notes, togethe sychants and agreement emade in the payment ditions herein contained payable at once and the ned-or contemplated an her above described prema a receiver appointed bus of this mortgage.  First above written.
STATE OF OKLAHOMA, Tulsa County, Jess McInnis	59, , a Nota	y Public in and for said County and State,	on this 28th
그 회사 가는 그 하는 이 가는 문에 그렇게 되었다면 하는 하를 위한 사람이 되었다는 이번 이번 본 그리스를 되었다.	April		
Jacque Shaw and Gene Shaw,	her husban	<b>d</b> ,	
to me known to be the identical person. Swho executed the within and foregoin, their free and voluntary act and deed for a WITNESS my hand and official seal in said County and State, the da My commission expires Oct. 27-1,926. (Seal)	g instrument, and a the uses and purpos y and year last abo	es therein set forth.  ve written  JOSS MaInnis,	Notary Public
I hereby certify that I have received \$ 2.40 and issued receipt  Dated this	no/FT © 8 8.		ne within mortgage.  Webs 4  Doubty Treasuffer.