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ACK PRINTING CO. TOLUA, SMLA.	
260290 C.M.J.	
FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. This instrument was filed for record on the 10
	This instrument was filed for record on the 10 do of 20 do of 20 do of M, and duly recorded in Book 419 at page 424
	O. G. Weaver,
	((SEAL)) By Brady Brown, County Clerk
EXCHANGE TRUST COMPANY	By Brauy Brown, Dep
TULSA, OKLAHOMA	J Fees
THIS MORTGAGE, Made this 9th Nellie Walsh and J. H. Walsh, he	day ofA, D., 192_4, by and between the husbandofTulsa
unty, in the State of Oklahoma, as the part 298f the first part (her ation, of Tulsa, Oklahoma as the party of the second part (hereinali WITNESETH. That said part 2986 the first part, for the r	cinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a corticular mortgagee); surpose of securing the payment of the sum of Fourteen Thousand and
0/100 DOLLARS, the receipt of which is hereby	acknowledged, and also the interest thereon, as hereinafter set forth, doby these prese
rtgage unto said party of the second part, its successors and assigns	, all the following described real estate, situated inTulse
inty and State of Oklahoma, to-wit:	사용 경기 등이 되었다. 이 경기 시간
Lot Eight (8) in Block One Tulsa, Tulsa County, Oklaho and survey thereof.	Hundred Sixteen (116) in the city of ma, according to the official plat
la annula annulation facility forms	ne improvements thereon, the tenements, hereditaments and appurtenances thereunto belong promissory note5, to-wit:ONEprincipal notefor the sum of \$_1_000_c
	incipal note for the sum of \$1,000.00, due July
26: one principal note for the sum	of \$1,000.00 due July 1,1927: one principal note
e sum of \$1,000.00, due July 1, 192 th. due July 1, 1929:	of \$1,000.00, due July 1,1927; one principal note 8; and ten principal notes for the sum of \$1,000
nis mortgage, shall be assigned to the mortgagee as additional securit thereon and apply the same to the payment of the indebtedness he efusal to precure and maintain such insurance or to deliver the polic	I policies taken out or issued on the property, even though the aggregate exceeds the amo y and in case of loss under any policy the mortgages may collect all moneys payable and recei- ereby secured or may elect to have the buildings repaired or replaced. In case of failure, neg- ties to the mortgagee herein, the mortgagee may, at its option, without notice, insure or reins therefor shall be secured hereby and shall be deemed immediately due and payable to mortga- syment.
Said mortgagors agree to pay all taxes and assessments lawfull rges or incumbrances upon said property which are, or may becom	y assessed on said premises before delinquent and shall satisfy and discharge any and all lie
nediately be due and payable to it, including all costs, expenses and bunts so expended or paid shall bear interest at 10% per annum fi	sfy or pay such liens, charges or incumbrances. All payments so made by the mortgagee s attorney fees in connection therewith, whether brought about by litigation or otherwise, and
ediately be due and payable to it, including all costs, expenses and unts so expended or paid shall bear interest at 10% per annum fured by this mortgage. It is further understood and agreed that during the term of this mortgagors in as good state of repair as the same are at the presentier of the presentier of the same are at the presentier of the presential confidence of the premise and premises shall be kept in a good state of repair so that the same are the premise aid premises shall be kept in a good state of repair so that the same that damage will not result to the improvements or any portion the same that damage will not result to the improvements or any portion the same are t	afy or pay such liens, charges or incumbrances. All payments so made by the mortgagee a attorney fees in connection therewith, whether brought about by litigation or otherwise, and ome payment until reimbursment is made and shall be additional liens upon said property a mortgage all buildings, fences, sidewalks and other improvements on said property shall be land that no waste shall be permitted; that the premises shall not be used for any illustrate and that no waste shall be permitted; that the premises shall not be used for any illustrate and purposes; that no unnecess is that all fixtures now installed or which may hereafter be installed in or about the improvem or will be useful and suitable for the purposes for which they have been or may be installed hereof from a failure to maintain such fixtures in proper repair, and in case any damage she
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ally appeared. Nellie Walsh and own to be the identical person $\stackrel{ ext{S}}{=}$, who executed the same as $\stackrel{ ext{their}}{=}$ free and vol WITNESS my hand and official seal in said C Geo. M. Glossop, My commission expires Oct. 27, 1926. (Seal) Notary Public. TREASURER'S ENDORSEMENT receipt No. 15289_therefor in pay Deputy.

He is the I willife I sain