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	From	STATE OF OKLAHOMA; TULSA COUNTY ss.
ta ar a maa a are		This instrument was filed for record on the 12 dt 4:35 dt 1100
	TO	O. C. Wantan
	EXCHANGE TRUST COMPANY	((SEAL)) Brady Brown, County Clerk
	TULSA, OKLAHOMA	Fee
	MORTGAGE, Made this 9th	lay of June
Joseph E. Slair, hu County, in the S poration, of Tule WITNES mortgage unto s	Blair and Alice M. Blair, husl Bbair and Wife State of Oklahoma, as the part 18d8 the first part (hereinal sa, Oklahoma as the party of the second part (hereinafter a SETH. That said part 28 of the first part, for the purpose	band and wife, and John T. Blair and Teresa Ma  fter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a co- alled mortgagoe); ose of securing the payment of the sum ofUINGThousand andNo/IC  nowledged, and also the interest thereon, as hereinafter set forth, doby these present  the following described real estate, situated in,
		700
TOUT OF VOL 1	Heights Addition to the city of rded plat thereof.	20) feet of Lot Ten (10) in Block Two (2) in Tulsa, Tulsa County, Oklahoma, according to
or in anywise a This mort	appertaining, forever.	nprovements thereon, the tenements, hereditaments and appurtenances thereunto belongin
date herewith, prission notes exe Said mort defend the same Said mort and maintain su of this mortgage, able thereon and or refusal to pretthe improvement and shall bear in Said mort charges or incun not be promptly immediately be a mounts so expe	anyable at the office of mortgagee, signed by mortagagors, accuted simultaneously herewith as a part of this transaction transpace of the second stage of the second second stage of the second second stage of the second stage o	ce of the same and as evidenced by coupon interest notes attached thereto, all dated of evand bearing interest at 10% per annum after maturity, payable semi-annually, also all cor; and this mortgage shall also secure the payment of any renewals of any such indebtednes of said premises; that the same are free and clear of all incumbrances; and will warrant at closs by fire or tornado in the sum of \$\frac{12.000.00}{100}\$ for the benefit of the mortgage icies taken out or issued on the property, even though the aggregate exceeds the amough clin case of loss under any policy the mortgages may collect all moneys payable and receively secured or may elect to have the buildings repaired or replaced. In case of failure, negle to the mortgages have in, the mortgage may, at its option, without notice, insure or reinsure for mortgages have in the mortgage may, at its option, without notice, insure or reinsure for shall be secured hereby and shall be deemed immediately due and payable to mortgage into the control of the mortgage of the mortgage of the said premises before delinquent and shall satisfy and discharge any and all lien for claims over the lien of this mortgage and in case such discharge and satisfactoring shapes and such liens, charges or incumbrances. All payments so made by the mortgages shapped or pay such liens, charges or incumbrances. All payments so made by the mortgage and may be payment until reimbursment is made and shall be additional liens upon said property an
by mortgagors in or disreputable accumulation of on said premises so that damage result from any condition as the	her understood and agreed that during the term of this mort n as good state of repair as the same are at the present tir business or used for a purpose which will injure or render st combustible material shall be permitted on the premices; the shall be keptin a good state of repair so that the same we will not result to the improvements or any portion therec 'cause propers nd suitable repairs will be immediately done same are at the present time, ordinary wear and tear except	
vided, attorney l for foreclosure a	fees as proyided in any of the notes above described will be und the same shall be a further charge and lien upon said p rendered, and the lien thereof enforced in the same manne id mortgagors shall pay or cause to be paid to said mortgagee, thereon according to the terms and tenor of said notes, and , then these presents shall be wholly discharged and void, oth	Its successors or assigns, said sums of money specified in the above described notes, togeth is hall keep and perform during the existance of this mortgage the covenants and agreemen rewise the same shall remain in full force and effect, but if default be made in the payme co of or refusal to observe any of the covenants, agreements or conditions herein containe
Now if sai with the interest herein contained, of the notes, or a the entire princip mortage may mortages shall, ises and may at a court of prope Said mort he covenants, ag	at once upon the filing of petition for the foreclosure of the once take possession of the same and receive and collect terp i jurisdiction for such purposes and all costs, charges and for transcription of the whole debt of transcription and the whole debt of greenents and terms contained herein shall be binding on the	thereof, including interest, costs, charges and fees herein mentioned or contemplated at is mortgage, be forthwith entitled to the immediate possession of the above described pretthe rents, issues and profits therefrom and if necessary may have a receiver appointed the incurred shall constitute and be an additional lien under the terms of this mortgage, luc as above provided and also the benefit of stay, valuation or appraisement laws. All
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