FROM  TALLY OF OKLAHOMA, TURNS COMPANY  EXCHANGE TRUST COMPANY  EXCHANGE TRUST COMPANY  THIS MONTEAGE, Made this  SER. A. M. and ship remarked in Read 49 or page, AMS  O. G. Wangers,  THIS MONTEAGE, Made this  SER. A. M. and ship remarked in Read 49 or page, AMS  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this  SER. A. M. and MANY  FROM  THIS MONTEAGE, Made this MANY  FROM  THIS MANY  FROM  THIS MONTEAGE, MANY AND	262102 C.M.J.	
EXCRANGE TRUST COMPANY  TUES ACCULATIONA  THE MONTRACE, Mode sits.  On the Service of the Servic	FROM	1. Programme and the second of
TULSA, OKLIMOMA  FOR  TULSA, OKLIMOMA  TULSA, OKLIMOMA		1 Victoria de la companya del companya del companya de la companya
EXCHANGE TRUST COMPANY  THES MOTIVACION, Mode situ.  Sept.  J. H. HERCHASON and A. GORSEO P. F. HUNDMESON, Junior and S. J. J. J. HERCHASON and A. GORSEO P. F. HUNDMESON, Junior and S. J. J. J. HERCHASON and A. GORSEO P. F. HUNDMESON, Junior and S. J. J. J. HERCHASON and J. GORSEO P. F. HUNDMESON, Junior and Junior an	TO x	
THEM MORTCACE, Most bits	EXCHANGE TRUST COMPANY	(CEATA)
THIS MONTCAGE, Make this. 51R. Aby of all become and the control of the control o	는 그리 물리 하는 그들이 나라 내가 먹어 들어가 하시다니다. 그리고 했다니 그들은	Fees
L. S. Hutchison and Josepha 2, P. Hutchison, hughand and wife, of P. Hutchison and properties of the sum of J. M. Schler and College and the properties of Tiss. Oklohom as the party of the second pur (festivation alled surgespool).  WINDSENT, The asks given data of the fort part, feet the party of the second pur (festivation alled surgespool).  MINISTER, The asks given data of the fort part feet the party of the party of the second pur (festivation alled surgespool).  MINISTER, The asks given data of the fort part feet the party of the party of the second pur (festivation alled the forth party of the party of the second pur (festivation alled the forth party of the party of the second pur (festivation alled the forth party of the party of the second pur (festivation alled the forth party of the second pur (festivation alled the forth party of the second pur (festivation alled the forth party of the second pur (festivation alled the festivation alled the	- C412	Mon
Comits, in the State of Chibbons, as the port of the control of the control and the control of t	The straight of the straight o	
DOLLAD. The proper his most dependent of the control process of the	County, in the State of Oklahoma, as the part 19 Sf the first part (hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY a cor-	
	poration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WITNESSETH. That said pard a Sof the first part, for the purpose of	mortgagee): f securing the payment of the sum of Eighteen Thousand and No/10
Campy and State of Othboms, book Degitimaling, at a Point, Frintheon Hundred Wently (1320) feet, Bast of the Unity State of the Company of th		
on the page of courses, or 3, 50, 51, 51, 51, 52, 52, 52, 52, 53, 53, 53, 53, 53, 53, 53, 53, 53, 53	mortgage unto said party of the second part, its successors and assigns, all the f	following described real estate, situated in Tulsa
or in anyonic appetrationing, forever. This nontropes is just to secure the payment of the payme	outhwest corner of Section Eighteen (18), T ast; thence North Six Hundred Sixty (660), T 203) feet; thence South Six Hundred Sixty hree (1583) feet Fast of the Southwest cor	cownship Nineteen (19) North Range Thirteen (13) eet to a stake; thence East Two Hundred Sixty-th (660) feet to a point Filteen Hundred Eighty- ther of said Section Eighteen (18); thence West
or in anyonic appetituiting, forever. This interages in piece to secure the payment of the 2, 2000 pt 100, 210 pt 100, 200 pt	To have and to hold the same, together with all and singular the improv	vements thereon, the tenements, hereditaments and appurtenances thereunto belonging.
die. JUNO 4. 19.26. One principal note for the sum of \$1.000.00. do. do. june 1. 1927; one principal note for the sum of \$1.000.00. do. do. do. june 1. 1928; one principal note for the sum of \$1.4000.00. do. do. do. june 1. 1928; one principal note for the sum of \$1.4000.00. do. do. do. do. do. do. do. do. do. do	or in anywise appertaining, forever.  This mortgage is given to secure the payment of five promissory	y note_B, to-wit: one principal note_ for the sum of \$1,000.00
and interest thereon as specified in the face of the name and servicious in the companies are all commission rotes executed simultaneously between the as part of the transactions and this morrages that all shos secure the proposed of any mercular of the transactions and this morrages that all shos secure the proposed of any mercular	due June 1. 10 24; one princip	al note for the sum of \$1.000.00. due June 7
date herwith, psychia at the office of mortgages, signed by mortgages, and bearing interest at 10% per annum after maturity, payable semi-danied non-maintain order of an incumbrances and will arrange the interest of any network of any and such individences.  Said mortgagers agree to insure the buildings on asing premises against only by five or trangés in the se and size of 20,00. 400. — for the health of the mortgage and maintain such insurance or the buildings on asing premises against to like you for the contract of the property, even though the agree payable and reactive of this mortgage, and the buildings on asing premises against to like you for the property, even though the agree payable and received of this mortgage, and the buildings on asing premises against to like you for the property, even though the agreeping exceeds the amount of this mortgage, and the saints of the property, even though the agreeping exceeds the amount of this mortgage and saintstances and the amounts of premises against to like you for the policies of the mortgage and the saintstances of the property, even though the agreeping against or releast to preserve and ministran such insurance or to deliver the policies to the mortgage heavil, the mortgages may, at its option, without notice, insurance or releast to preserve and ministran such insurance or to deliver the policies to the mortgage heavil, the mortgages may, at its option, without notice, insurance or the such as the present the present before delinquent and shall be a interest until paid at 10% per amount from date of such payable, to it, clearly a such limits, charges or incumbrances upon and appreadate to it, clearly and the present the present the present the present time and the	he sum of \$1,000.00, due June 1, 1928; and ue June 1, 1929;	000.00, due June 1, 1927; one principal note for one principal note for the sum of \$14,000.00,
STATE OF OKLAHOMA Tulsa	date herewith, payable at the office of mortgagee, signed by mortgagors, and b mission notes executed simultaneously herewith as a part of this transaction; and Said mortgagors hereby covenant that they are owners in fee simple of said defend the same against all lawful claims of any other person.  Said mortgagors agree to insure the buildings on said premises against loss b 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 cable 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 the improvements on said real estate and the amounts of premiums paid therefor and 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 charges or incumbrances upon said property which are, or may become, prior of not be promptly made when due or payable, then mortgagee may satisfy or pay 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 paym 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 are or disreputable business or used for a purpose which will injure or render said praccumulation of combustible material shall be permitted on the premises; 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 improvements or any portion thereof fror result from any cause propers and suitable repairs will be immediately done and 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 no vided, attorney fees as provided in any of the not	learing interest at 10% per annum after maturity, payable semi-annually, also all com- I this mortgage shall also secure the payment of any renewals of any such indebtedness, id premises; that the same are free and clear of all incumbrances; and will warrant and by fire or tornado in the su m of \$20,000. for the benefit of the mortgagee taken out or issued on the property, even though the aggregate exceeds the amount ase of loss under any policy the mortgagee may collect all moneys payable and receive- ured or may elect to have the buildings repaired or replaced. In case of failure, neglect to mortgage herein, the mortgagee may at its option, without notice, insure or reinsure shall be secured hereby and shall be deemed immediately due and payable to mortgagee and on said premises before delinquent and shall satisfy and discharge any and all liens, laims over the lien of this mortgage and in case such discharge and satisfactoron shall y such liens, charges or incumbrances. All payments so made by the mortgagee shall reces in connection therewith, whether brought about by litigation or otherwise, and all sent until reimbursment is made and shall be additional liens upon said property and that no waste shall be permitted; that the premises shall not be used for any illegal remises unfit or less desirable for their present uses and purposes; that no unnecessary if fixtures now installed or which may hereafter be installed in or about the improvements e useful and suitable for the purposes for which they have been or may be installed and may a failure to maintain such fixtures in proper repair, and in case any damage should installed so that the improvements on said premises will be maintained at least as good mortgage, and as often as any proceeding shall be taken to foreclose same as herein produces and mortgage. Said fees shall be due and payable upon the filing of the petition is said mortgage. Said fees shall be due and payable upon the filing of the petition is seen and the amount thereof shall be recovered i
Before me, Joe W. McKee		Jessie P. Hutchison
day of May, 192 4.  personally appeared L. D. Hutchison and Jessie P. Hutchison, husband and wife.  to me known to be the identical person S. who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  JOE W. McKee,  My commission expires Feb. 5th, 1926. (Seal)  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 - 9 and based receipt No. 192 therefor in payment of mortgage tax on the within mortgage.  Dated this May, 192 therefor in payment of mortgage tax on the within mortgage.	STATE OF OKLAHOMA,County, a	
to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  JOE W. McKee,  My commission expires. Feb. 5th, 1926. (SeBl)  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 Ju. and baued receipt No. 192 therefor in payment of mortgage tax on the within mortgage.  Dated this. 343 factors.		
their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  WITNESS my hand and official seal in said County and State, the day and year last above written  JOE W. McKee,  My commission expires Feb. 5th, 1926. (Seal)  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 - 1 and issued receipt No. 1924 therefor in payment of mortgage tax on the within mortgage.  Dated this 340 factors.  Dated this States and purposes therein set forth.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 - 1 and issued receipt No. 1924 therefor in payment of mortgage tax on the within mortgage.	personally appeared L. L. Hutchison and Jessie P	. Hutchison, husband and wife.
executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  JOE W. McKee,  My commission expires Feb. 5th, 1926. (Seal)  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 Ju. and issued receipt No. 22 therefor in payment of mortgage tax on the within mortgage.  Dated this 340 July Shuckey	to me known to be the identical person. S. who executed the within and foregoing	
My commission expires Feb. 5th, 1926. (Seel)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 - 1 and issued receipt No. 1922 therefor in payment of mortgage tax on the within mortgage.  Dated this 343 - 4 4 5 4 5 4 5 4 5 4 5 4 5 6 6 6 6 6 6 6	executed the same asfree and voluntary act and deed for th	he uses and purposes therein set forth.
My commission expires Feb. 5th, 1926. (Seel)  TREASURER'S ENDORSEMENT  1 hereby certify that I have received \$ 16 - 11 and issued receipt No. 1922 therefor in payment of mortgage tax on the within mortgage.  Dated this 300 f 40 M. Shucken	WITNESS my hand and official seal in said County and State, the day	
TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 16 - and issued receipt No. 102 therefor in payment of mortgage tax on the within mortgage.  Dated this 300 day of 40 M. Stucken	My commission expires Feb. 6th, 1926. (Seal)	
I hereby certify that I have received \$ 16 1 and issued receipt No. 10 1 therefor in payment of mortgage tax on the within mortgage.  Dated this 3/10 1 and of 192-4 W. Stuckey	<u>%</u> -120 (1997)	
( ) UT W. Stuckers	I hereby certify that I have received \$ 16 00 and immed contains	OKEN'S ENDURSEMENT
J. W. Stuckey  Sp. M. Spanty Treasurer.	Dated this 312 i day of July	192.4.
H M Sounty Treasurer.	$\theta = 0$	W. W. Stuckey
		By My Sounty Treasurer.