2664% C.M.J.		
FROM		LAHOMA, TULSA COUNTY ss. 2 Iment was filed for record on the day DU e A. D. 192 4 at 1:40
	of Sel	DV
(10	}	O. G. Weaver,
가능하는 밤에 보통하는 동안들은 말이 하는 하는 이번 가는 것이 없다.	(SEAL)	County Clerk By Brady Brown, County Clerk Deputy
EXCHANGE TRUST COMPANY		By Deputy
TULSA, OKLAHOMA	/ rees	
THIS MORTGAGE, Made this 2nd day o		
		fe of Tules
County, in the State of Oklahoma, as the part 1987 the first part (hereinafter of poration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WITNESSETH, That said part 1886 the first part, for the purpose of No/100 DOLLARS, the receipt of which is hereby acknowledged.	l mortgagee): of securing the payme	ether one or more), and EXCHANGE TRUST COMPANY, a cor- ent of the sum ofThirty-Five Hundred and interest thereon, as hereinafter set forth, doby these presents
mortgage unto said party of the second part, its successors and assigns, all the	following described r	cal estate, situated in Tulsa
County and State of Oklahoma, to-wit:		
필입시민하다 그리고 있다. 얼굴살이 많은 사람들이 그림이다.		생물이 이 물로하고 있으면 하는 이 사람들 생각하다
The North Eighty-four (84) feet an five (35) feet of Lot Two (2) and Nine (9) inches of Lot Three (3) it to the city of Tulsa, Tulsa County plat thereof.	the North E n Block Ele	Eighty-four (84) feet and even (11) in Factory Addition
To have and to hold the same, together with all and singular the impro-	vements thereon, the	e tenements, hereditaments and appurtenances thereunto belonging.
or in anywise appertaining, forever. This mortgage is given to seture the payment ofpromissor	ry note to-wit:_	one principal note for the sum of \$3,500.00
due September 1st, 19 27		
date herewith, payable at the office of mortgagee, signed by mortgagors, and imission notes executed simultaneously herewith as a part of this transaction; amission notes executed simultaneously herewith as a part of this transaction; and Said mortgagors hereby covenant that they are owners in fee simple of st defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against loss and maintain such insurance during the existance of this mortgage. All policies of this mortgage, shall be assigned to the mortgage as additional security and in able thereon and apply the same to the payment of the indebtedness hereby see or refusal to precure and maintain such insurance or to deliver the policies to 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 assesse charges or incumbrances upon said property which are, or may become, prior on the promptly made when due or payable, then mortgage may satisfy or pimmediately be due and payable to it, including all costs, expenses and attorney 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 mortgagors in as good state of repair as the same are at the present time or disregulately business or used for a purpose which will injure or render said accumulation of combustible material shall be permitted on the premises; that a consaid premises shall be kept in a good state of repair so that the same will so that damage will not result to the improvements or any portion thereof fresult from any cause propera nd suitable repairs will be immediately done and condition as the same are at the present time, ordinary wear and tear excepted. Said mortg	d this mortgage shall aid premises; that the by fire or tornado in a taken out or issued case of loss under any cured or may elect to be mortgagee herein, reshall be secured here ed on said premises claims over the lien ay such liens, charge y fees in connection to ment until reimburst ge all buildings, fence and that no waste should the secured here is mortgage, and as oft aid to said mortgage mises and that the smortgage, and as oft aid to said mortgage mises and the amount is the principal debt is successors or assigns, all keep and perform the principal debt is successors or assigns, all keep and perform the principal debt is successors or assigns, all keep and perform the principal debt is successors or assigns, all keep and perform the theory of or refusal to observe the mortgage, be forthwitten, issues and princurred shall constitut as above provided as ortgagors, their heirs.	also secure the payment of any renewals of any such indebtedness, e same are free and clear of all incumbrances; and will warrant and the su m of \$.4,000.00
가 하늘 등의 16시간 전에 4시간 시간에 되는 것이 되었다. 그리고 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이다. 소요 2시간 - 그런 사람들은 소요한 전 10시간 이 10시간 등을 받는 것이 모습니다.		Alma Grant
		ALIIC ST CHI V
STATE OF OKLAHOMA, Tulsa County.	88.	
		y Public in and for said County and State, on this 2nd
day of R. E. Grant and Alma Grant personally appeared R. E. Grant and Alma Grant	Septemb t, husband	er
to me known to be the identical personwho executed the within and foregoin		
their free and voluntary act and deed for		
WITNESS my hand and official seal in said County and State, the de	ay and year last abo	ve written Geða M. Glossop,
My commission expires Oct. 27, 1926. (Seal)		Notary Public.
TY COMMISSION CAPACOLINIA COMMISSION COMMISS		
I hereby certify that I have received \$t and issued receipt Dated thisday of	ASURER'S ENDOR t No. 1 & 7 4 12 A	SEMENT therefor in payment of mortgage tax on the within mortgage.
		su-w suckey
		County Tychsurer.
and a company of the	renne a reconstitution de Company (1994). The	マル・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス・ス

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