270834 C·M.J. FROM	STATE OF O	KLAHOMA, TULSA COUNT	Y	
	This instr	ument was filed for record on t OCt • A P •M., and duly recorded	he 29 D. 1924 at 4 in Book 419 at pag	:30 day 522
ТО	- }	O. C. We	aver,	
EXCHANGE TRUST COMPANY	(SEAL)	By Brady Br	own,	County ClerkDeputy
TULSA, OKLAHOMA	Fees			
Lillian A. Fanning, nas Sabilling, county, in the State of Oklahoma, as the part. 1.95 the first part (hereina oration, of Tulsa, Oklahoma as the party of the second part (hereinafter c WITNESSETH, That said part. 1.95f the first part, for the purp DOLLARS, the receipt of which is hereby ack	fter called mortgagors w alled mortgagee); ose of securing the payn nowledged, and also the	nningofher husbsi hether one or more), and EXCI tent of the sum of One Ti interest thereon, as bereinaft	IANGE TRUST C 10usand and er set forth, do	DOMPANY, a cor 1 No/100
ortgage unto said party of the second part, its successors and assigns, all	the following described	real estate, situated in	!ulsa	
Lot Three (3) in Block To the city of Tulsa, Ti ing to the recorded plat	ilsa County,	Sunset Addition Oklahoma, accord		
To have and to hold the same, together with all and singular the ir		a tanamanta havaditamanta av	d anourtenances th	ereunta helanging
or in anywise appertaining, forever. This mortgage is given to secure the payment of				
and interest thereon as specified in the fate herewith, payable at the office of mortgages, signed by mortgagors, mission notes executed simultaneously herewith as a part of this transaction. Said mortgagors hereby covenant that they are owners in fee simple defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against and maintain such insurance during the existance of this mortgage. All pof this mortgage, shall be assigned to the mortgage as additional security are able thereon and apply the same to the payment of the indebtedness here to refusal to precure and maintain such insurance or to deliver the policies the improvements on said real estate and the amounts of premiums paid the and shall bear interest until paid at 10% per annum from date of such paym of the property which are, or may become, prot be promptly made when due or payable, then mortgage may satisfy immediately be due and payable to it, including all costs, expenses and attamounts so expended or paid shall bear interest at 10% per annum from secured 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 present or disreputable business or used for a purpose which will injure or render accumulation of combustible material shall be permitted on the premises; to on said premises shall be kept in a good state of repair so that the same so that damage will not result to the improvements or any portion ther result from any cause propers and suitable repairs will be immediately dornously for the presence of the presence of the presence of the presence of the result from any cause propers and suitable repairs will be immediately dornously and the same shall be a further charge and lien upon said any judgement rendered, and the lien thereof enforced in the same man. Now if said mortgagors shall pay or cause to be paid to said mortgage will also mortgage may thereupon be foreclosed immediatel	and bearing interest at a; and this mortgage she of said premises; that t t loss by fire or tornado in blicies taken out or issue aid in case of loss under any secured or may elect to the mortgage herein erefor shall be secured he ent. sees sees on said premises such in the mortgage herein torney fees in connection a payment until reimbur ortgage all buildings, femime and that no waste said premises unfit or le heat all fixtures now instead with the mortgage and bear and that the said premises of from a failure to me and installed so that the ted. If this mortgage, and as come and the said premises and the amount of the mortgage of from a failure to me and installed so that the ted. If this mortgage, and as come are as the principal debute, its successors or assign de shall keep and perform therwise the same shall reach of or refusal to obset the option of the mortgage, be forthwent the rents, issues and pefecs incurred shall constitute as above provided the mortgagors, their heir VO hereunto set. 12	10% per annum after maturity in a la lass secure the payment of a he same are free and clear of al he same are free and clear of al a the su m of \$1.500.00. If on the property, even thought of a last the su m of \$1.500.00. If on the property, even thought of the mortgage may at its optroby and shall be deemed immediately and shall be deemed income the same of this mortgage and in case es or incumbrances. All payment is made and shall be advers, sidewalks and other improvement income the property of the property of the property of the same property of the control of the property of the	, payable semi-anni apy renewals of any il incumbrances; and properties of the incumbrances; and in case are will be maintain taken to forcelose a payable upon the fine and forcelosure are in the above describing the incumbrances; and in the above describing the incumbrances; and in the above describing the incumbrances; and in the above describing the interest of the incumbrances; and in the above describing the interest of the	inally, also all com- such indebtedness, d will warrant and t of the mortgagee sceeds the amount vable and receive- e of failure, neglect insure or reinsure vable to mortgagee e any and all liens, satisfactoron shall be mortgagee shall or otherwise, and all said property and perty shall be kept used for any illega int no unnecessary of the improvement ay be installed and any damage should ed at least as good name as herein pro- ling of the petition the distance of the petition bed notes, togethe at sand agreement de in the payment is herein contained do at once and this or contemplated and ove described prem enver appointed by this mortgage, ment laws. All of be for the benefit boove written.
		Lillian A. Fa J. J. Fanning		
STATE OF OKLAHOMA, Tulsa Co Before me, Joe W. McKee		ry Public in and for anid C	ty and State on al	. 29th
bersonally appeared Lillian A. Fanning, ne	of Octobe	¢		192_2
				-24
o me known to be the identical persor $\frac{s}{their}$, who executed the within and forecuted the same as $their$ free and voluntary act and dec	regoing instrument, and	acknowledged to me that: to	9 y	
witness my hand and official seal in said County and State,		and the first of the state of t		
My commission expires Feb. 6th, 1926. (S	and the second of the second o	Joa.WMc)	ζee, No	ary Public.
I hereby certify that I have received \$ 60 \ and issued received \$ 40 \ and		RSEMENT 7. therefor in payment of mort	gage tax on the wit	hin mortgage. Treasurer.

COMPARED BY