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BLACK PRINTINE CO. TULSA, OKLA.			
271589 C.M.J. From	<ul> <li>Cm1</li> </ul>	FE OF OKLAHOMA THESA COUNTY	
		TE OF OKLAHOMA, TULSA COUNTY ss. ] This instrument was filed for record on the	10 ,4 9:20
	O'clo		and a set of the set of the State
το	((SEA	O. G. Weaver,	
EXCHANGE TRUST CO		L) / <sub>By Brady Brown,</sub>	Deputy
TULSA, OKLAHOM	A J Fee	<b>9</b>	
THIS MORTGAGE, Made this		October	D., 192.4., by and between
ELSLE ANN MOrgan S County, in the State of Oklahoma, as the part 1		husband of Tulsa	
		d also the interest thereon, as hereinafter set for	
mortgage unto said party of the second part, its		described real estate, situated in	<u>.</u>
County and State of Oklahoma, to-wit:			
Lot Six (6) in Blo	ock Six (6) in Eest Hi	ghland Addition to the ci	ty of
Tulsa, Tulsa Count	y, Oklahoma, accordin	ig to the recorded plat th	ereof.
루지 않는 것은 것은 것이 가격한 것으로 가장하는 것이다. 이 것은 것 같은 것이 있는 것은 것을 것 같은 것이다.			
an in anyonia annextaining former		hereon, the tenements, hereditaments and appurt	
	nent of 010 promissory note	, to-wit, ONOprincipal notefor th	e sum of \$ 2 . 700.00
January 1.	19 20		
nnd interest th	nereon as specified in the face of the same	and as evidenced by coupon interest notes attack	hed thereto, all dated of even
date herewith, payable at the office of mortgage mission notes executed simultaneously herewith a	as a part of this transaction; and this mor	rtgage shall also secure the payment of any renew	als of any such indebtedness.
better I all a same a sector as all lowerful alatima of action	athan manan	es: that the same are free and clear of all incumb $3:000,000$	일을 위해 있는 것을 위해 집에서 있는 것을 하는 것
Said mortgagors agree to insure the buildin and maintain such insurance during the existance		tornado in the sum of \$_3,000.00_for t or issued on the property, even though the ap	
of this mortgage, shall be assigned to the mortgage able thereon and apply the same to the payment		s under any policy the mortgagee may collect all m may elect to have the buildings repaired or replace	
		see herein, the mortgagee may, at its option, with secured hereby and shall be deemed immediately d	
and shall bear interest until paid at 10% per annu Saîd mortgagors agree to pay all taxes an		premises before delinquent and shall satisfy and	d discharge any and all liens,
		er the lien of this mortgage and in case such disc ens, charges or incumbrances. All payments so	
		onnection therewith, whether brought about by li I reimbursment is made and shall be additional l	
		lings, fences, sidewalks and other improvements o	
or disreputable business or used for a purpose w	which will injure or render said premises u	no waste shall be permitted; that the premises sh unfit or less desirable for their present uses and pr	urposes; that no unnecessary
on said premises shall be kept in a good state o	of repair so that the same will be useful a	now installed or which may hereafter be installed i and suitable for the purposes for which they have	been or may be installed and
result from any cause propera nd suitable repai	irs will be immediately done and installed	are to maintain such fixtures in proper repair, ar so that the improvements on said premises will be	
	hat in case of foreclosure of this mortgage	, and as often as any proceeding shall be taken to mortgagee. Said fees shall be due and payable u	
	charge and lien upon said premises and	the amount thereof shall be recovered in said for	
Now if said mortgagors shall pay or cause t	to be paid to said mortgagee it successors	or assigns, said sums of money specified in the ab d perform during the existance of this mortgage t	
herein contained, then these presents shall be who	olly discharged and void, otherwise the sam	ne shall remain in full force and effect, but if defau al to observe any of the covenants, agreements or	ult be made in the payment
the entire principal sum cereby secured and all int	terest due thereon may at the option of t	the mortgagee and without notice be declared due uding interest, costs, charges and fees herein me	and payable at once and this
mortagee shall, at once upon the filing of petiti	ion for the foreclosure of this mortgage, l	be forthwith entitled to the immediate possession are and profits therefrom and if necessary may l	of the above described prem-
a court of proper jurisdiction for such purposes a	and all costs, charges and fees incurred sh	all constitute and be an additional lien under the provided and also the benefit of stay, valuation o	e terms of this mortgage.
		their heirs, personal representatives and assigns,	
	98 of the first part ha VC hereunto se	their hand S the day and y	
		Elsie Ann Morgar C. A. Morgan	1
STATE OF OKLAHOMA, Tulsa Before me. H. W. Hof			00 <b>4</b> Ъ
Before me, II • . II • . II •		., a Notary Public in and for said County and St IO DOT	ate, on this 29 01
personally appearedElsis_Ann	an a	같은 사람이 가장 가지 않는 것은 것은 것을 물었다. 것 같은 것은 것 같은 것 같이 많이	
to me known to be the identical person <sup>5</sup> , who executed the same astheir_free as			
	and voluntary act and deed for the uses a said County and State, the day and yes		
My commission expires	그는 가장 도너와 한 것이 있는 것이 같아. 그 것은 사람이 없이 없어?	H. W. Hoffman,	
a contraction of the second	see		Notary Public.
	TREASURER'S	S ENDORSEMENT 2.2.7.5. therefor in payment of mortgage tax of 192.7	가지가 있는 것을 것 같아? 같이요. 이렇는 것을 가지?
I hereby certify that I have received \$ O	day ofand issued receipt No. /C	192 4	m the within mortgage.
		W.W. Sh	cckey
		ву	
1915年1月1日日本語名語語語語名言語言語書語書語言語言語	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		any ang ter bin sala ang ter bin ang ter bin ang ter bin salah salah sa salah sa salah sa salah sa sa