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EY, COUNTO EXCHANGE TRUST COMPANY

TULSA, OKLAHOMA

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Thereby certainy that tocolined &

and State of Oklah

Receipt No. within morniage. tex on the within day of Dated this.

Receipt No.

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	STATE OF OKLAHOMA, TULSA COUNTY E9th
	This instrument was filed for record on the L9th of A.D. 192 2 at 4:20 O'clock F
}	(SEAL) O. D. Lawson
	(SEAL) F. Delman County Clerk By

Contraction of the local

intrid Tornatic DeventerRom Treasure 26th September, A. D., 192\_2, by and between THIS MORTGAGE. Made this \_\_\_day of\_\_\_ IIS MORTGAGE, Made his 2009 O.A. Thurman and Tillie Thurman his wife. of <u>Tulsa</u> County, in the State of Oklahoma, as the part 9 of the first part (hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-portion, of Tulsa, Oklahoma as the party of the second part (hereinafter called mortgagoe): WITNESSETH. That said part 99 of the first part, for the purpose of securing the payment of the sum of <u>Twenty-five</u>, <u>Hundred</u> & <u>no</u>/100 ...DOLLARS, the receipt of which is hereby acknowledged, and also the interest thereon, as hereinafter set forth, do..... by these presents unto said party of the second part, its successors and assigns, all the following described real estate, situated in .... Tulsa

## Lot Nineteen (19) Block Three (3) in the Midway Addition to the city of Tulsa Tulsa County,Oklahoma according to he recorded plat thereof.

To have and to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtena ces then nto helo One \_promissory note\_\_\_\_\_ to-wit:\_\_\_\_Orge anywise appertaining, forever. This mortgage is given to secure the payment of.... \_\_principal note\_\_\_\_for the sum of \$2,500.00 due October 1st, 19.25

n interest notes attached thereto, all dated of even ifter maturity, payable semi-annually, also all com-payment of any renewals of any such indebtedness, and clear of all incumbrances; and will warrant and im after maturity, payable s secure the payment of any ne are free and clear of all in

and interest thereon as specified in the face of the same and as evidenced by coupon is date herewith, payable at the office of mortgages, signed by mortgagors, and bearing interest at 10% per annum after mission notes executed simultance outly herewith as a part of this transaction; and this mortgage shall also secure the pay. Said mortgagors hereby covenant that they are owners in fee simple of said premises; that the same are free and defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against loss by fire or tornado in the sum of \$....\$. Said mortgages, shall be assigned to the mortgage shall be assigned to the mortgage and the property, et of this mortgage shall be assigned to the mortgage as additional security and in case of loss under any policy the mortgage able thereon and apply the same to the payment of the indebtedness hereby secured or may elect to have the buildings or refusal to precure and maintain such insurance or to deliver the policies to the mortgage herein, the mortgages may, the improvements on said real estate and the amount of premiums paid therefor shall be secured hereby and shall be deen and shall bear interest until paid at 10% per annum from date of such payment. Said mortgagers agree to pay all taxes and assessments lawfully assessed on said premises before delinquent an etarges or incumbrances upon said property which are, or may become, prior claims over the lien of this mortgage and not be promptly made when due or payable, then mortgage supsisify or pay such liens, charges or incumbrances. Immediately be due and payable to it, including all costs, expenses and attorney fees in connection therewith, whether br amounts so expended or paid shall be ar interest at 10% per annum from payment until reinbursment is made and shall be are interest at 10% per annum from payment until reinbursment is made and shall be are interest at 10% per annum from payment until reinbursment is made and shall be are into it, i 3.000 .00 for the benefit of the gage augh the aggregate exceeds the a collect all moneys payable and re d or replaced. In case of failure, r +l

shall satisfy and discharge any n in case such discharge and satisfa uch discharge and satisfactoron shall ents so made by the mortgagee shall out by litigation or otherwise, and al d in case su All payme

amounts so expended or paid shall bear interest at 10% per annum from payment until reimbursment is made and shall be additional liens upon said property and scened by this mortgage. The further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be kept to indivent the present set of repair as the same are at the present time and that no waste shall be permitted; that the premises shall not be used for any illegal or disreputable business or used for a purpose which will injure or render and permises unit or less desirable for their present uses and purposes; that no unnecessary accumulation of combustible material shall be permitted on the premises; that all futures now installed or which may hereafter be installed in or about the improvements or any potion thereof from a failure to maintain such fixtures in proper repair, and in case any damage should ensult damage will not result to the improvements or any potion thereof from a failure to maintain such fixtures in proper repair, and in case any damage should contain only cause proper and awitable repairs will be immediately done and installed on that the improvements on aid premises will be maintain as the faitures to maintain such fixtures in proper repair, and in case any damage should contain on any cause proper and awitable repairs in in case of foreclosure of this mortgage. Said fees shall be due and psyable upon the filling of the petition in order data the thereon factored in the same shall be a further charge and lien upon said premises and the amount thereof thall be recovered in axid foreclosure suit and included in any of the notes above described will be paid to said mortgager. Said fees shall be due and psyable upon the filling of the petition of said notes, and shall be kept the indirect of the all be develved. Now if said mortgager shall pay or cause to be paid to axid mortgagers and ther amount thereof thall be develved. The part of the notes, or any of t

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		Tillie Thurman
STATE OF OKLAHOMA,		unty, ss
Before me,		oF
personally appeared	Q.A.Thurman and Till	
executed the same asthe WITNESS my hand and	n daga shekara ta shekara ka ka ka shekara ta shekara ka shekara ka shekara ka shekara ka shekara ka shekara k	regoing instrument, and acknowledged to me that <u>the y</u> d for the uses and purposes therein set forth. he day and year last above written <u>(SEAL)_JOB_W.MCKGE</u> Notary Public.
	т	REASURER'S ENDORSEMENT
I hereby certify that I h	ave received \$and issued re	ceipt Notherefor in payment of mortgage tax on the within mortgage.
Dated this	day of	
	e e e e e e e e e e e e e e e e e e e	Coupty Treasurer,
		By:

-AAM

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