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NUM         PTML TO POLIATIONAL TURES COUNTY 10         20           TO         This promote the first and any standard base of the standard standar		
10       Decide TRUST COMPANY         1       DATEAL OR CATADON TO         1       Data OR CATADON TO         2       Data OR CATADON TO		کر میں
10       Dec. S		This instrument was filed for record on the 0 DBC - A. D. 192. 4 at 4:35
Description         Description <thdescription< th=""> <thdescription< th=""></thdescription<></thdescription<>		
THEN OWNERS         Intermediation           THE NOUTGACE. Make the		((SEAL)) Bredy Brown County Clerk
THIS MONTCACK, Made this       1.92.1       PLAISE	EXCHANGE TRUST COMPANY	By Diady Diowith
<pre>image, in a force of diplome, a tot part, 2. of the input (becaute calls managers) whether one rand), and EXCMANGE TRUET COMEANY, we were the theory of the course of part in the second part (becaute calls managers).</pre>	그는 것 같아요. 이번 승규는 것 같은 것 같은 것 같아요. 이번 것 같아요. 나는 것 같아요.	J Fees
<pre>index, in a Grant of Oklahama, and upper Z. af the large in Generator could many space of the annum of Deury Photogram of the annum of Deury Photogram of The annum of the annum of Deury Photogram of Deury Photogram</pre>	THIS MORTGAGE, Made this	day of December A. D., 192. 4, by and between Tulsa
<pre>number of the Othere as its served of the second part (between being to develop the relation of the part of the second the second the provide of the part of the second the second theory as hereinstite of the second theory and the second the second the second the second theory and the second theory and the second the second the second the second the second the second theory and the second theory and the second the second</pre>	ounty, in the State of Oklahoma, as the part $\overline{Y}$ of the first part (here	cinafter called mortrayors whether one or more), and EXCHANGE TRUST COMPANY, a cor-
DOLLADS, the needer of where yours of the second state sizes at the following dearibid rul state, there is the following dearibid rul state, the second state sizes of the second state size of the second state siz	oration, of Tulsa, Oklahoma as the party of the second part (hereinalto WITNESSETH. That said part X, of the first part for the p	er called mortgagee); purcease of securing the payment of the sum of Four Thousand and No/100
any and State of Okhkama, in-site,		지수는 것 같은 것 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같은
Lot Seventeen (17) in Block Thirteen (13) of the Re-subdivision of Block Sort (3) in Block Torres (3) in Block Pour (4) in Terrace Sort (5) for the Advertee Sort (5) in Charles according to the recorded plat thereof.	ortgage unto said party of the second part, its successors and assigns,	, all the following described real estate, situated in
Six (6) and Lots One (1), rev (8) and Three (3) in Block Pour (4) in Three (4) in Three or (3) in Block Pour (4) in Three or (4) in Three or (5) is a start of the same sta	ounty and State of Oklahoma, to-witt	<u></u>
in anyone spectraling, larger: This moregare in given a second be payment of	Six (6) and Lots One (1), Two (2) Terrace Drive Addition to the city	and Three (3) in Block Four (4) in y of Tulsa, Tulsa County, Oklahoma,
Agen	To have and to hold the same, together with all and singular th c in anywise appertaining, forever.	ie improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging,
	This mortgage is given to secure the payment ofp January 1, 19 28	romissory note, to-wittYHNprincipal notefor the sum of \$\$_1000.000
to be service of particular sectors of the optimized parameters at 10% per annum after maturity provides and models and encoded and an encoded and encoded and an encoded and an encoded and an encoded and encoded and an encoded and an encoded and an encoded and encode and encoded and encoded and encode and encoded and encode and encoded and encoded and encoded and encode and encoded and encode and		이는 그는 것은 것을 수는 것은 것을 가운 것을 가지 않는다.
to be service of particular sectors of the optimized parameters at 10% per annum after maturity provides and models and encoded and an encoded and encoded and an encoded and an encoded and an encoded and encoded and an encoded and an encoded and an encoded and encode and encoded and encoded and encode and encoded and encode and encoded and encoded and encoded and encode and encoded and encode and		가 같은 것은 것을 많이 못 하는 것을 가지 않는 것을 가지 않는 것을 하는 것을 했다.
TATE OF OKLAHOMA       Tules       County, ss.         Before me.       John M. Wilson       a Notary Public in and for said County and State, on this 29th         day of       December       192 4         resonally appeared       G. M. Coulter, a single man       192 4         me known to be the identical person       who executed the within and foregoing instrument, and acknowledged to me that       he         necuted the same as       his       free and yoluntary act and deed for the uses and purposes therein ast forth.       Notary Public.         WITNESS my hand and official seal in said County and State, the day and year last above written.       John M. Wilson,       John M. Wilson,         ty commission expires       Jänuary 10, 1927.       (Seal)       Notary Public.         TREASURER'S ENDORSEMENT         I hereby certify that I have received \$Z:140       and issued receipt. No.       17146       therefor in payment of mortgage tax on the within mortgage.         Dated this 24	efend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises again an maintain such insurance during the existance of this mortgage. All this mortgage, shall be assigned to the mortgagee as additional security ble thereon and apply the same to the payment of the indebtediness he refusal to precure and maintain such insurance or to deliver the polic has improvements on said real estate and the amounts of premiums paid and shall bear interest until paid at 10% per annum from date of such pa Said mortgages agree to pay all taxes and assessments lawfully harges or incumbrances upon said property which are, or may become of be promptly made, when due or payable, then mortgagee may sati mediately be due and payable to it, including all costs, expenses and mounts so expended or paid shall bear interest at 10% per annum fr ecured by this mortgage. It is further understood and agreed that during the term of this y mortgagors in as good state of repair as the same are at the presen- r disreputable business or used for a purpose which will injure or rend ecumulation of combustible material shall be permitted on the premice n asid premises shall be kept in a good state of repair so that the sam o that damage will not result to the improvements or any portion th esult from any 'cause propera nd suitable repairs will be immediately to orificed, attorney fees as provided in any of the notes above described will or foreclosure and the same shall be a further charge and lien upon a uny judgement rendered, and the lien thereof enforced in the same m Now if said mortgagors shall pay or cause to be paid to said mortga- th the interest thereon according to the terms and tenor of said nottes, erein contained, then these presents shall be wholly discharged and void f the notes, or any of them, when due, or in case default in the perfor he entire principal sum cereby secured and all interest due thereorem may inortgage may therece pone be foreclosuer increades the foreclo	thins loss by fire or tornado in the sum of \$ 4.7500.00 for the benefit of the mortgagee lipolicies taken out ar issued on the property, even though the aggregate exceeds the amount y and in case of loss under any policy the mortgagee may collect all moneys payable and receive- ereby secured or may elect to have the buildings repaired or replaced. In case of falure, neglect ises to the mortgagee herein, the mortgagee may at its option, without notice, insure or reinaure therefor shall be secured hereby and shall be deemed immediately due and payable to mortgagee ayment: y assessed on said premises before delinquent and shall satisfy and discharge any and all liens, e, prior claims over the lien of this mortgage and in case such discharge and satisfactoron shall isfy or pay such liens, charges or incumbrances. All payments so made by the mortgagees shall attorney fees in connection therewith, whether brought about by litigation or otherwise, and all room payment until reimbursment is made and shall be additional liens upon said property and mortgage all buildings; fences, sidewalks and other improvements on said property shall be kept in time and that no waste shall be permitted; that the premises shall not be used for any illegal der said premises unfit or less desirable for their present uses and purposes; that no unnecessary es; that all fixtures now installed or which may hereafter be installed in or about the improvements me. will be useful and suitable for the purposes for which they have been or may be installed and hereof from a failure to maintain such fixtures in proper repair, and in case any damage should done and installed so that the improvements on said precelose same as herein pro- ill be paid to said mortgagee. Sail fees shall be crecovered in said foreclose same as herein pro- ill be paid to sail mortgage. Said fees shall be crecovered in said foreclose same as herein contained, and shall keep and perform during the existance of this mortgage to covenants and agreements d, otherwise the same sh
Infle OF OKLAPIONAL	Said mortgagors waive notice of election to declare the whole do	on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit
Before me	Said mortgagors waive notice of election to declare the whole do	on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit
day of       December       192 4         irrectionally appeared       G. M. Coulter, a single man       192 4         irrectionally appeared       G. M. Coulter, a single man       192 4         irrectionally appeared	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA.	on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit a
rme known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that <u>he</u> recuted the same as <u>his</u> 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. John M. Wilson, January 10, 1927. (Seal) John M. Wilson, Iv commission expires January 10, 1927. (Seal) Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.140 and issued receipt No. <u>1716</u> therefor in payment of mortgage tax on the within mortgage. Dated this 2.9 day of John M. Wilson, John M. Without M.	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA. Before me. John 14, Wilson	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit ahandthe day and year first above written. G. M. Coulter County, as. 
rme known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that <u>he</u> recuted the same as <u>his</u> free and yoluntary 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. John M. Wilson, January 10, 1927. (Seal) John M. Wilson, Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.140 and issued receipt. No. <u>1716</u> therefor in payment of mortgage tax on the within mortgage. Dated this 2.9	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA. Before meiner John M. Wilson	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit <u>S</u> his hand so the day and year first above written. <u>G. M. Coulter</u> <u>County</u> , ss. <u>a Notary Public in and for said County and State, on this 29th</u> <u>December</u> 192 4
WITNESS my hand and official seal in said County and State, the, day and year last above written, January 10, 1927. (Seal) TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.140 and issued receipt. No. 1716 therefor in payment of mortgage tax on the within mortgage. Dated this 2.9	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part Y of the first part ha TATE OF OKLAHOMA. Before me. John M. Willson	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit <u>S</u> hereunto set
ty commission expiresJANUATY 10, 1927. (Seal)Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2:40 and issued receipt No. 1776 therefor in payment of mortgage tax on the within mortgage. Dated this 29	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA. Before me. John M. Wilson dependent of the site of the second	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit          S       his         hereunto set       G. M. Coulter         County, ss.
TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.1.4.0 and issued receipt. No. 1.7.1.6 therefor in payment of mortgage tax on the within mortgage. Dated this 2.9.	Said mortgagors, waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA. Dohn M. Wilson defore me, John M. Wilson defore me, G. M. Coulter, a sir me known to be the identical person	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit           S       his         Band set       his         County, ss.
I hereby certify that I have received \$2.1.4.0 and issued receipt. No. <u>179.6</u> Therefor in payment of mortgage tax on the within mortgage. Dated this 2.9 day of <u>1924</u>	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA. Before me. John M. Willson design of the identical person. who executed the same as. MITNESS my hand and official seal in said County and State	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit           S       his         hereunto set       his         G. M. Coulter         County, ss.
	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part, y of the first part ha TATE OF OKLAHOMA. Before me, John M. Wilson decremently appeared. me known to be the identical person	n the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit           S       his         B       hand         G. M. Coulter         County, ss.         a Notary Public in and for said County and State, on this 29th         December       192 4         ngile       man         I foregoing instrument, and acknowledged to me that       he         John M. Wilson,       John M. Wilson,
And the contraction of the first of the first sector of the first integral $M$ is the $M$ $M$ $M$ $A$	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part Y of the first part ha FATE OF OKLAHOMA. Before me. John M. Willson decented the same as <u>his</u> me known to be the identical personwho executed the within and recuted the same as <u>his</u> WITNESS my hand and official seal in said County and State ly commission expires. January 10, 1927. (Se	an the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit           S       his         hand       hand         G. M. Coulter         County, ss.
ere en en la contra de terre de la contra d	Said mortgagors waive notice of election to declare the whole do the covenants, agreements and terms contained herein shall be binding of f the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part Y of the first part ha FATE OF OKLAHOMA. Before me. John M. Willson decented the same as <u>his</u> me known to be the identical personwho executed the within and recuted the same as <u>his</u> WITNESS my hand and official seal in said County and State ly commission expires. January 10, 1927. (Se	an the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit           S       his         hand       hand         G. M. Coulter         County, ss.

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