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BLACK PRINTING CO. TULSA, OKLA.	
277157 O.K.J. FROM TO EXCHANGE TRUST COMPA TULSA, OKLAHOMA	NY
THIS MORTGAGE, Made this Ollie K. Kirkpatr County, in the State of Oklahoma, as the part. J. of 1 poration, of Tulsa, Oklahoma as the party of the secon WITNESEETH. That said part. J. of the fi No/100 DOLLARS, the receipt of mortgage unto said party of the second part, its succe County and State of Oklahoma, to-wit: The North Thirty (30) feet a Four (4) in George Perryman	14thA.D., 192.5_, by and between 1ck, a single woman,Tulsa the first part (hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-
an in amoution appartaining formular	Il and singular the improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging.
date herewith, payable at the office of mortgagee, sig mission notes executed simultaneously herewith as a p Said mortgagers hereby covenant that they are defend the same against all lawful claims of any other Said mortgagers agree to insure the buildings on and maintain such insurance during the existence of th of this mortgage, shall be assigned to the mortgagee as able thereon and apply the same to the payment of th or refusal to precure and maintain such insurance or to the improvements on said real estate and the amounts and shall bear interest until paid at 10% per annum fr Said mortgagers agree to pay all taxes and as charges or incumbrances upon said property which an not be promptly made when due or payable, then mu immediately be due and payable to it, including all co amounts so expended or paid shall bear interest at 1 secured by this mortgage. It is further understood and agreed that during by mortgagors in as good state of repair as the same or disteputable business or used for a purpose which - accumulation of combustible material shall be premit on said premises shall be kept in a good state of rep so that damage will not result to the improvements result from any 'cause proper and suitable repairs wi condition as the same are at the present time, ordinary Said mortgagors further expressly agree that in vided, nutorney fees as provided in any of the notes a for foreclosure and the same shall be a further chargs any judgement rendered, and the lien thereof enforce Now if said mortgagors shall pay or cause to be p with the interest thereon according to the terms and the entire principal sum eerby secured and all interest mortage may thereupon be foreclosed immediatel mortage may thereupon be foreclosed immediated mortage may thereupon be foreclosed immediated mortage may thereupon be foreclosed immediated mortage may thereupon be foreclosed immediated ises and may at once take possession of the asme and a court of proper jurisdiction for such purposes and all Said mortgagers, its successors and as	and premises against loss by fire or tornado in the sum of \$ <u>+</u> , <u>000,000</u> for the benefit of the mortgage as mort and the property, even though the aggregate exceeds the amount diditional security and in case of lass under any policy the mortgages may collect all monays payable and receives the indicated near the property, even though the aggregate exceeds the amount diditional security and in case of lass under any policy the mortgage may collect all monays payable to mortgage to devert the policies to the mortgage termin, the mortgage may collect all monays payable to mortgage must of each payment. Resements further the secured hereby and shall be deemed immediately due and payable to mortgage more devert pay and therefor shall be secured hereby and shall be deemed immediately due and payable to mortgage more due to faus payment. Resements further and shall be additional liens upon asid property and all stages may autify or pay such liens, charges or incumbrances. All payments so made by the mortgage shall at expresses and attorney fees in connection therewith, whether brought about by litigation or otherwise, and all % per annum from payment until reimbursment is made and shall be additional liens upon asid property and there are the present time and that no wates shall be permitted; that the premises aball not be used for any illegal will injure or render asid premises until or less desirable for their present uses and burpose; that no unnecessary de on the premises that all lixtures nov installed or which may breatfer be installed in or about the improvements is to sholt the same will be used for any sillegal will be immediately due and installed so that the improvements on said foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as herein probe we described will be path desting due to main there of the sametingse. Said dues and propose will be maintained at least as good wear and tear excepted.
Before me, John M. Wilson ersonally appeared Ollie K. Ki o me known to be the identical personwho execute xecuted the same as	Dn

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