280027 C.M.J.			.	
FROM	STATE OF OK	STATE OF OKLAHOMA, TULSA COUNTY ss. 2 This instrument was filed for record on the		
	O'clockA			
TO	((SEAL)	O. G. Weaver,		
EXCHANGE TRUST COMPANY		By Brady Brown,	County Clerk Deputy	
TULSA, OKLAHOMA	J Fccs			
THIS MORTGAGE, Made this 20th Lula Curry Porter and C. R. Po	day of Febru	aryA. D., 19	2.5., by and between	
Lula Curry Porter and C. R. Po Georgia County, in the State of Okinkoma, as the part. 1.98the first part (hereins	rter Thusband	of Floyd		
County, in the State of Okhahoma, as the part. A 197the first part (hereins poration, of Tulsa, Oklahoma as the party of the second part (hereinafter c WITNESSETH, That said part 19.5 of the first part, for the purp	after called mortgagors whe called mortgagee):	ther one or more), and EXCHANGE TRU	ST COMPANY, a cor- nd and No/10	
WITNESSETH, That said part 5.00 the first part, for the purp DOLLARS, the receipt of which is hereby ack				
mortgage unto said party of the second part, its successors and assigns, all				
County and State of Oklahoma, to-wit:				
Lot Six (5) in Block One Hundr of Tulsa, now City of Tulsa, T to the official recorded plat	red Forty (140 lulsa County) in the original town		
to the official recorded plat	thereof.			
레마레트 빌로 그렇는 손들이 가는 하네는 다시 말				
To have and to hold the same, together with all and singular the in or in anywise appertaining, forever. This mortgage is given to secure the payment of prometed due March 1. 19 28	nissory note, to-wit:	tenprincipal note_8 for the sum	es thereunto belonging, of \$ 5,000.00	
- 1924년 1월 - 1월 14일				
and interest thereon as specified in the fa date herewith, payable at the office of mortgagee, signed by mortagagors, mission notes executed simultaneously herewith as a part of this transaction Said mortgagors hereby covenant that they are owners in fee simple	and bearing interest at 10 n; and this mortgage shall	% per annum after maturity, payable semi- also secure the payment of any renewals of	-annually, also all com- any such indebtedness,	
defend the same against all lawful claims of any other person. Said mortgagors negree to insure the buildings on said premises against	process of the first of the con-			
and maintain such insurance during the existance of this mortgage, All po	olicies taken out or issued	on the property, even though the aggrega	ate exceeds the amount	
of this mortgage, shall be assigned to the mortgagee as additional security an able thereon and apply the same to the payment of the indebtedness hereb or 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	y secured or may elect to to the mortgagee herein, t	have the buildings repaired or replaced. In he mortgages may, at its option, without no	n case of failure, neglect otice, insure or reinsure	
and shall bear interest until paid at 10% per annum from date of such paym Said mortgagors agree to pay all taxes and assessments lawfully as	ent,			
charges or incumbrances upon said property which are, or may become, p not be promptly made when due or payable, then mortgagee may satisfy	rior claims over the lien o	f this mortgage and in case such discharge	and satisfactoron shall	
mmediately be due and payable to it, including all costs, expenses and att amounts so expended or paid shall bear interest at 10% per annum from	orney fees in connection t	erewith, whether brought about by litigation	on or otherwise, and all	
secured by this mortgage. It is further understood and agreed that during the term of this mo		g Geral grand grand barren bereit in der eine bestellt in der		
by mortgagors in as good state of repair as the same are at the present ti or disreputable business or used for a purpose which will injure or render a	ime and that no waste shi	ll be permitted; that the premises shall not	t be used for any illegal	
accumulation of combustible material shall be rermitted on the premises; the on said premises shall be kept in a good state of repair so that the same	hat all fixtures now installe	d or which may hereafter be installed in or a	bout the improvement	
so that damage will not result to the improvements or any portion there	of from a failure to main	tain such fixtures in proper repair, and in c	case any damage should	
result from any cause propera nd suitable repairs will be immediately don condition as the same are at the present time, ordinary wear and tear except	ed.	That is dispersive and in an Albertain Council to particu	ran it Awardaya Mili	
Said mortgagors further expressly agree that in case of foreclosure of vided, attorney fees as provided in any of the notes above described will b	e paid to said mortgagee.	Said fees shall be due and payable upon the	he filing of the petition	
for foreclosure and the same shall be a further charge and lien upon said any judgement rendered, and the lien thereof enforced in the same mann	er as the principal debt h	reby secured.	grand planting the fall	
Now if said mortgagors shall pay or cause to be paid to said mortgages with the interest thereon according to the terms and tenor of said notes, an herein contained, then these presents shall be wholly discharged and void, oth of the notes, or any of them, when due, or in case default in the performation.	d shall keep and perform d herwise the same shall remo	uring the existance of this mortgage the cov in in full force and effect, but if default be	venants and agreements made in the payment	
the entire principal sum eereby secured and all interest due thereon may at t mortgage may thereupon be foreclosed immediately to enforce paymen	he option of the mortgag	ee and without notice be declared due and pr	ayable at once and this	
mortages shall, at once upon the filing of petition for the foreclosure of t ises and may at once take possession of the same and receive and collect	his mortgage, be forthwith	entitled to the immediate possession of the	above described prem-	
a court of proper jurisdiction for such purposes and all costs, charges and for	ees incurred shall constitut	e and be an additional lien under the terms	s of this mortgage.	
Said mortgagors waive notice of election to declare the whole debt he covenants, agreements and terms contained herein shall be binding on th f the mortgages, its successors and assigns.	e mortgagors, their heirs,	personal representatives and assigns, and si	hall be for the benefit	
IN WITNESS WHEREOF, said part 195 the first part ha Ve		Lula Curry Porter		
		O. R. Porter		
TATE OF ONE AHOMAGEORGIE, FloydCou	nty, 89,			
Before me. H. E. Kelly	, Rebrus	Public in and for said County and State, or	n this 27th	
crsonally appeared. Lula Curry Porter and C	R. Porter,	her husband		
me known to be the identical person. S. who executed the within and fore their 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, th	e day and year last above	written		
Mch. 5-1925. (Seal		H. E. Kelly,	Notary Public.	
	- Augusta			
To I hereby certify that I have received \$30.00 and issued received this	zipt No. 1885 4	SIVICINI crefor in payment of mortgage tax on the	within mortgage	
Dated this 2 day of Mac	lr.	192.5		
		W.W. Stuckey		
		B. Gerine	nty Ireasurer.	
			Denuty	

MICAGED BY Sug Xea