S13103 CH

TREASURERS ENDORS Thereby corning that I received liferefor in Receipt No. Within more than the within more day on the received and the contract of the contr	SEMENT	
TREASURERS Directived	Sment of more	STATE OF OKLAHOMA; TULSA COUNTY as The This instrument was filed for record on the 11:35 - day of A.D. 192 ct. 11:35 - day Oclock P. M., and duly recorded in Book 419 at page. 73
hereby certify that therefor in.	payin	O'clock R M., and duly recorded in Book 419 at page 73
eccipt No. 5.7	Treather	Chil) O.D. Lawson
TREASUREMENT TREE TREE TREE TREE TREE TREE TREE T	County // EXCHANGE TRUST COMPANY	(SEAL) County Clerk By F. Del man Deputy
Dated WAYNIE L	Deprity	
	TULSA, UKLAHUMA	J Post-incompletion of the control o
THI	S MORTGAGE, Made this	of November, A.D., 192. 2, by and between
L.S. Askew and Margaret M. Askew husband and Wife, of Tulea County, in the State of Oklahoma, as the part St the first part (hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPA		
poration, of T WITN	ulsa, Oklahoma as the party of the second part (hereinafter call ESSETH, That said part 95of the first part, for the purpose	r called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cored mortgagee): not securing the payment of the sum ofOneThousand_and_no/100 wiedged, and also the interest thereon, as hereinafter set forth, doby these presents
mortgage unto	이 가게 되었다. 이 가는 사람들은 그 보다를 하는데 하는데 그리는 이 부모를 보는데 되었다. 그런 사람들이 없어 없어 없었다.	ne following described real estate, situated inTulea
	West Fifty (50) feet of Lot Ten (10) Block seven	
	(7) in Highlands Addition to the city of Tulsa Tulsa	
	County Uklahoma according to	the recorded plat thereof.
or in anywise This m	appertaining, forever, ortgage is given to secure the payment of promis	rovements thereon, the tenements, hereditaments and appurtenances thereunto belonging, sory noteto-wit:ONS
mission notes Said m defend the sai Said m and maintain of this mortga able thereor is or refusal to; the improvem and shall bear Said m charges or in not be promp immediately amounts so e secured by th It is fi by mortgagor or disreputal accumulation on said premi so that dama result from a condition as t Said m viced, attom for foreclosur any judgeme Now if with the inter herein contain of the notes, the entire prir mortgage ma mortage sha ises and may a court of pr Said m the covenants of the mortge	payable at the office of mortgages, signed by mortgagors, an executed simultaneously herewith as a part of this transaction; or ortgagors hereby covenant that they are owners in fee simple of me against all lawful claims of any other person. ortgagors agree to insure the buildings on said premises against lo such insurance during the existance of this mortgage. All polic ge, shall be assigned to the mortgagee as additional security and and apply the same to the payment of the indebtedness hereby orecure and maintain such insurance or to deliver the policies or ents on said real estate and the amounts of premiums paid there interest until paid at 10% per annum from date of such paymen tortgagors agree to pay all taxes and assessments lawfully assessments lawfully assessments are payable to it, including all costs, expenses and attorn the date of a payable to it, including all costs, expenses and attorn the date of a payable to it, including all costs, expenses and attorn as in as good state of repair as the same are at the present time of business or used for a purpose which will injure or render sait of combutible material shall be permitted on the premice; that is said shall be kept in a good state of repair so that the same wing will not result to the improvements or any portion thereof my cause propera ad suitable repairs will be immediately done a general suitable repairs will be immediately done a cause propera ad suitable repairs will be immediately done are at the present time, ordinary wear and tear excepted nortgagors further expressly agree that in case of foreclosure of the fee and the same shall be a further charge and lien upon said put it rendered, and the lien thereof enforced in the same manner said mortgagors shall pay or cause to be paid to said mortgages, east thereon according to the terms and tenor of said notes, and a trend the same shall be a further charge and lien upon said to east thereon according to the terms and tenor of said notes, and a trend the same shall be wholly discharged a	seed on said premises before delinquent and shall satisfy and discharge any and all liens, or claims over the lien of this mortgage and in case such discharge and satisfactoron shall pay such liens, charges or incumbrances. All payments so made by the mortgage shall ney fees in connection therewith, whether brought about by litigation or otherwise, and all ayment until reimbursment is made and shall be additional liens upon said property and gage all buildings, fences, sidewalks and other improvements on said property shall be kept e and that no waste shall be permitted; that the premises shall not be used for any illegal dipremises until or less desirable for their present uses and purposes; that no unnecessary tall fixtures now installed or which may hereafter be installed in or about the improvements il be useful and suitable for the purposes for which they have been or may be installed and from a failure to maintain such fixtures in proper repair, and in case any damage should and installed so that the improvements on said premises will be maintained at least as good has mortgage, and as often as any proceeding shall be taken to foreclose same as herein propaid to said mortgage. Said fees shall be fue and payable upon the filling of the petition remises and the amount thereof shall be recovered in said foreclosure suit and included in as the principal debt hereby secured. It is successors or assigns, said sums of money specified in the above described notes, together shall keep and perform during the existance of this mortgage the covenants and agreements rwise the same shall remain in full force and effect, but if default be made in the payment so for refusal to observe any of the covenants, agreements or conditions herein contained, option of the mortgage and without notice be declared due and payable at once and this thereof, including interest, costs, charges and fees herein mentioned or contemplated and a mortgage, be forthwith entitled to the immediate possession of the above described premier sents,
Beto	re, me,Joe _W.McKeeday.of	Noternber 192 2
	eared L.S. Askew and Margaret 1	Askew humpand and wife.
executed the s WIT	the 1.7 free and voluntary act and deed f	ong instrument and acknowledged to me that or the uses and purposes therein set forth, day and year last above written
My commissi	. Reb. 6th 1926	(SEAL) Joe W. McKee Notary Public.
	TREASURER'S ENDORSEMENT	
	그렇는 하는 것이 되는 그들이 있다니 그렇다면 하고 생활을 들어 내려왔습니다. 이렇다는 사람이 하면 생각하다고 들었다면 했다.	ipt NoClierelor in payment of mortgage tax on the within mortgage,
	d this	
	e en	County Treasuter.
		Ву
		Deputy.
The state of the s		