MORTGAGE RECORD No. 419 86 214716 GH COMPARED FROM (SNAL) O.D.Lewson ТО County Clerk (SEAL) By.....F. Delman. EXCHANGE TRUST COMPANY TULSA, OKLAHOMA 24th November, A.D., 192.2., by and between day of THIS MORTGAGE, Made this ____OLLARS, the receipt of which is hereby acknowledged, and also the interest thereon, as hereinafter set forth, do____by these presents tgage unto said party of the second, part, its successors and assigns, all the following described real estate, situated in_______. County and State of Oklahoma, to-wit:_____ in Erving Place an addition to the city of Tules the value mortgage, 192-Oklahoma according to the recorded plat thereof. WAYNE L. DICKEY. County Treat Lote Eelven (11) and Twelve (12) Block Ten (10) WAYNE L. DICKEY, County Treasurer To have and to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtenances thereunted and interest thereon as specified in the face of the same and as evidenced by coupon interest notes attached thereto, all dated of even mission notes executed simultaneously herewith as a part of this transaction; and this mortgage shall also secure the payment of any renewals of any such indebtedness. Said mortgagers hereby covenant that they are owners in fee simple of said premises; that the same are free and clear of all incumbrances; and will warrant and defend the same squares all lawful claims of any other person. Said mortgagers agree to insure the buildings on said premises against loss by fire or tornado in the su m of \$______1000.000.000 for the benefit of the mortgage and maintain such insurance of this mortgage. All policies taken out or issued on the property, even though the aggregate exceeds the amount of this mortgage and maintain such insurance or to deliver the policies to the mortgage herein, the mortgage may, at its option, without notice, insure or reinsure the improvements on said releases under some policy the mortgage and maintain such insurance or to deliver the policies to margage herein, the mortgage and is and said by and therefor shall be secured hereby and shall be deemed immediately due and payable to mortgage and all allow its and as a staffy or pay such lies of such payment. Said mortgage and in cases upon said "reperson. Said mortgage and maintain such insurance or to deliver the policies to the mortgage herein, the mortgage may, at its option, without notice, insure or reinsure the improvements on said real estate and the amounts of premisms paid therefor shall be secured hereby and shall bear interest until paid at 10% per annum from date of such payment. Said mortgage and in case such discharge and a staffy and discharge and and staffy and discharge and and such as a staffy or pay such liens, charges or incumbrances. All payments so made by the mortgage and in case such discharge and and staffy and discharge and and store or payable, then mortgage may satisfy or pay such li 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 secured by this mortgage. It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be keep by mortgagors in as good state of repair as the same are at the pressent time and that no waste shall be permitted; that the premises shall not be used for any illegal or discrutizable business or used for a purpose which will injure or render adi premises unifs or less desirable for their present uses and purposer; that no unnecessary accumulation of combustible material shall be permitted on the premises; that all fixtures now installed or which may hereafter be installed in or about the improvements so that damage will not result to the improvements or any portion thereof from a failure to maintain such fixtures in proper repair, and in case any damage alcould result from any 'cause propers and suitable repairs will be immediately done and installed so that the improvements on said premises will be maintained at least as good condition as the same are at the present time, ordinary wear and tear excepted. Said mortgagors further expressly agree that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro-vided, attorney fees its provided in any of the notes above described will be paid to axid mortgage. Said fees shall be due and payable upon the filing of the patition for foreclosure sait the interest and henor of said notes, and ahal keep and perform during the existance of this mortgage the covenants and agreements or is dial mortgagors shall pay or cause to be paid to axid mortgage. Said scass of money specified in the above described notes, together whethe interest thereon according to the terms and tenor of said notes, and halk keep and perform during the existance of this mortgage, the covenants, agre IN WITNESS WHEREOF, said part 198 the first part ha Ye hereunto set ... theirhandthe day and year, first above writte F.AFuller Nellie May Fuller Before me, JOB N.MOKAB 192 2 F.A.Fuller and Nellie May Fuller his wife ally appeared THE REAL m to be the identical person.8, who exe ited the within and foregoing instrument, and acknowledged to me that______thet_____they____ ated the same as... the ir-------free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written Feb. 6th 1926 TREASURER'S ENDORSEMENT and issued receipt No..... therefor in t ax on the within mortgage I hereby certify that I have received \$_.. Dated this_____day of_____ County Treasurer. Deputy,