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CKIAHOMA REAL ESTATE MORTGAGE.

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This indenture, made this 10th day of June, in the year one thousand nine hundred and twenty four, by and between Charles B.Coon and Opal W.Coon, his wife, of Tulsa County, Oklahoma, hereinafter mentioned as first party (whether one or more thenone) and Leonard & Braniff, a corporation, hereinafter mentioned as second patty.

Witnesseth, the first party has mortgaged and does hereby mortgage to the second party, its successors and assigns, the following described real property and premises situate in Tulsa County, State of Oklahoma, to-wit:

Lot eleven (11) Block five (5)Stonebraker H_{eights} addition

to the City of Tulsa, as shown by the recorded plat thereof;

beig premises now known as 1644 South Denver Avenue;

together with all improvements thereon and appurtenances thereunto belonging or in anywise appertaining, and wrrant the title to the same.

This mortgage/is given to secure the performance of the covenants hereof and the payment of the principal sum of four thousand (\$4000.00) dollars, according to the terms and at the times and in the maner provided in one promissory note made and executed by the first party to the order of the second part herein, bearing even date herwith with interest thereon from the date thereof at the rate of six per centum per annum, payable semi-annually which interest is evidenced by coupons thereto attached, which principal sum is payable infinstallments and con the dates as therein specified with the privilege of partial payments prior to matrity in accordance with the stipulations therein.

It is expressly agreed and understood by and between the parties hereto that this mortgage is a first lien upon the said premises and that the first party will pay said principal and interest at thentime and in the manner provided by said notes and that the firstparty will pay all taxes and assessments against said land immediately upon the same becoming due and will not commit or permit any waste upon said premises; that/the buildings or other improvements thereof shall be gept in good repair and shall not be destroyed or removed without the consent of the second party or its assigns; and the first party agrees to keep said premises insured during the life of this mrgage against fire, lightning, and tornado for not less than four thousand dollars, inform and companies satisfactory to second party or its assigns, and that all policies for such insurance and any insurance now or hereafter written covering said premises shall be immediately after the execution thereof, delivered to the second party or its assigns, and all policies covering expired insurance shall be delivered to second party or its assigns at least thirty days before the expiratim date of such expiring insurance, all of such policies to have mortgage clause of a form datisfactory to second party or its assigns. If the title to said premises be transferred, the second party or its assigns is authorized as agent for the firstparty to assign the insurance to the grantee of the title, without any duty, however, on the second party or its assigns so to do.

It is further understood and agreed that in event any taxes or assessments against mid premises become delinquent or any other sums become due, the payment of which is necessary to protect the property or the rights of the second party or assigns, or in the event of the failure to procure and keep in force insurance as herein provided, the second party or its assigns may any such taxes or assessments or sums necessary, or procure and pay for such insurance (but there is no obligation upon the second party or its assigns so to do); and the first party agrees to repay the same imediately with interest at 10% which sums so expended and interest shall be a lien on the real property above

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