#264047 EQ TREASURERS ENTRY 5,00 ... OKLAHOMA REAL ESTATE MORTGAGE;

Rectified 1946 and THIS INDENTURE, Made this 18th day of July. in the ux on the widdl more and Twenty-four by and Dated Mis 24 day of July ... 4 year One Thousand Nine Hundred and Twenty-four by and W. V. Station of Tuls a County W. V. Station of Tuls a County

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Oklahoma. hereinafter mentioed as first party (whether one or more than one) and Braniff Investment Co. a corporation.hereinafter mentioed as second party.

WITNESSETH, the first party has mortgaged and does hereby mortgage to the second party, its successors and assigns, the folowing described real proe**rty** and premises situate in Tulsa TountyState of Oklahoma to-wit;

The Southerly 50 feet of Lot Six (6). Block One Hundred

Thirty-one (131), Original Town of Tulsa. as shown by the official plat thereof. being premises now Nown as 407 South • Frisco Avenue;

together with all improvements theron and appurtenances thereunto helonging or in anywise appertaining. and warrants title to the same.

This mortgage is given to secure theperformance of the covenants hereof and the payment of the preicnipal sum of Five Thousand (# 5000.00) Doblars, according to the terms and at the times and in the manner provided in one promissory note, made and executed by the first partyto the order of the second part, herein bearing even date herewith with interest thereon from the date threof at the rate of six per centum per annum payable semi- annually which interest is evended by coupons thereto attached, whichprincipal sum is payable in installments and on the dates as therein specified with the privalege of partial payments pripe to maturity in accordance w@thithe stipulations therein.

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It is expressly agreed and understood by and between the parties hereto that this mortgage is first lien ypon the said premises and that the first party will, pay said prinsipal and interest at the time and in the manner provided in said notes and that the first party will pay all taxes and assessments agaisnt said land immediately upon the same becoming due and will not commit or permit any waste upon said premise. that the buildings or other improvements thereof shall be kept in good repair and shall not be destroyed or removed without the consent of the second party or its assigns; and the forst party agrees to keep said premises unceasingly insured during the life of this mortgage against fire. lighting. and tornado. for not less that Five Thousand dollars. in form 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 penises shall be immediately after the execution thereof delivered to the second party or its assigns. and all policies covering insurance shall be delivered to second party or its assigns at least thirty days before the expiration date of such/insurance; all of such policies tohave mortgage clause of a form satisfactory tosecond party or irs assigns attached; If the title to said pemises be transfered , the second party or its assigns in authorized as agent for the first party to assign the insumcne to the grant ee of the title wathout any duty, however. on thesecond party or its assigns so to do.

It is furtherrunderstood and agreed that in event any taxes an assessments against said premises become delinquent or any other sums become due, the paymentof which is necessary to protect the property or the rights of the second party or assigns, or in the event of the faliure to procure and keep in force insurane as herein provided the second party or its assigns may pay any such taxes or assessments or sums necessary, or procure and pay for such insurance (but there in no obligation upon the second party or its assigns so to do). and the first party agrees to repay the same immediately with interest at 10% which sums so expended and interest shall be a lien on the real property abovedescribed and secured hereby.

It is further agreed that if and as often as this mortgage or the notes seured here are placed in the hands of an attorney for collection. the first party agrees to pay to the

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