》 対域。 → Mortgage?Record:No. 419

FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. 5th This instrument was filed for record on the 5th Octock 7 M, and duly recorded in Book 419 at page 119 h
	O'clockPM, and duly recorded in Book 419 at page119n
TO	(SHALLO . G. Wesver
EXCHANGE TRUST COMPANY	(SEAL) County Clerk By Brady Brown Deputy
TULSA, OKLAHOMA) ** Fees
ቹ [‡] የቴክ	February, A.D., 192, 3, by and between
THIS MORTGAGE, Made this Fifth day o	1s wife, of Tulsa
oration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WITNESSETH, That said part 95, of the first part, for the purpose of	called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor- mortgagee): if securing the payment of the sum of
Lot One (1) in Block One (1	<u> </u>
Addition to the city of Tule	
according to the recorded ;	plat thereof.
그는 사람들은 사람들이 가장 아니는 그 가장이 되었다. 그 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는데	verments thereon, the tenements, hereditaments and appurtenances thereunto belonging ry note, to-wit;Q16principal notefor the sum of \$3,5000
ate herewith, payable at the office of mortgages, signed by mortgagors, and hission notes executed simultaneously herewith as a part of this transaction; an Said mortgagors hereby covenant that they are owners in fee simple of st	the same and as evidenced by coupon interest notes attached thereto, all dated of ever bearing interest at 10% per annum after maturity, payable semi-annually, also all com d this mortgage shall also secure the payment of any renewals of any such indebtedness aid premises; that the same are free and clear of all incumbrances; and will warrant an
nd maintain such insurance during the existance of this mortgage. All policies this mortgage, shall be assigned to the mortgagee as additional security and in ole thereon and apply the same to the payment of the indebtedness hereby set refusal to precure and maintain such insurance or to deliver the policies to the ie improvements on said real estate and the amounts of premiums paid therefor ole shall been interest until said at 10% per annum from date of such payment.	by fire or tornado in the sum of \$50.00
narges or incumbrances upon said property which are, or may become, prior be be promptly made when due or payable, then mortgagee may satisfy or pure including the due and payable to it, including all costs, expenses and attorned nounts so expended or paid shall bear interest at 10% per annum from pay- scured by this mortgage.	ed on said premises before delinquent and shall satisfy and discharge any and all lient claims over the lient of this mortgage and in case such discharge and satisfactoron sha any such liens, charges or incumbrances. All payments so made by the mortgagee sha by fees in connection therewith, whether brought about by litigation or otherwise, and a ment until reimbursment is made and shall be additional liens upon said property and
y mortgagors in as good state of repair as the same are at the present time or disreputable business or used for a purpose which will injure or render said commulation of combustible material shall be permitted on the premises; that a nead premises shall be kept in a good state of repair so that the same will to that damage will not result to the improvements or any portion thereof from	ge all buildings, fences, sidewalks and other improvements on said property shall be kep and that no waste shall be permitted; that the premises shall not be used for any illeg- premises unfit or less desirable for their present uses and purposes; that no unnecessar all fixtures now installed or which may hereafter be installed in or about the improvemen- be useful and suitable for the purposes for which they have been or may be installed an form a failure to maintain such fixtures in proper repair, and in case any damage shoul d installed so that the improvements on said premises will be maintained at least as good
Said mortgagors further expressly agree that in case of foreclosure of this ided, attorney fees as provided in any of the notes above described will be pa for foreclosure and the same shall be a further charge and lien upon said prening judgement rendered, and the lien thereof enforced in the same manner as Now if said mortgagers shall pay or cause to be paid to said mortgages, its	s mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro id to said mortgagee. Said-fees shall be due and payable upon the filing of the petitio nises and the amount thereof shall be recovered in said foreclosure suit and included i
erein contained, then these presents shall be wholly discharged and void, otherwife the notes, or any of them, when due, or in case default in the performance he entire principal sum cereby secured and all interest due thereon may at the onortgage may thereupon be foreclosed immediately to enforce payment, the portages shall, at once upon the filing of petition for the foreclosure of this ries and may at once take possession of the same and receive and collect the court of proper jurisdiction for such purposes and all costs, charges and fees in Said mortgagors waive notice of election to declare the whole debt due	rise the same shall remain in full force and effect, but if default be made in the paymer of or refusal to observe any of the covenants, agreements or conditions herein containe uption of the mortgages and without notice be declared due and payable at once and hereof, including interest, costs, charges and fees herein mentioned or contemplated an mortgage, be forthwith entitled to the immediate possession of the above described prentents, issues and profits therefrom and if necessary may have a receiver appointed be neutred shall constitute and be an additional lien under the terms of this mortgage, as above provided and also the benefit of stay, valuation or appraisement laws. All
f the morteagee, its successors and assigns.	ortgagors, their heirs, personal representatives and aasigns, and shall be for the benefi
IN WITNESS WHEREOF, said part egof the first part ha Ve. 1	dreunto set . the ir hand 8 the day and year first above written.
	-d. A. Henry
	Edwins Lee Henry
-5-7-8-5-7-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	88
	그런 회사에는 눈이 어느 아는 그들은 아들이 그는 그들은 사람이 되었다. 그렇게 되었다. 그는 그는 그는 그는 그는 그는 그는 그를 느로 그를 다 먹는데 그는 그는 그를 다 먹는데 그는 그를 다 먹다.
D.L. Joe W. Mokee	a Notary Public in and for said County and State, on this, 5th
Before mo. JOS W.MCKOS day ob-	February, o 192_
Before mo.,, JOS W.McKes day of day of J.A. Henry and Edwine Le	February,
Before meJOS W.MCKSS	February, 92. 9. Henry his wife, 92. ng instrument, and acknowledged to me that they 92.
Before meJOS W. MCKSS creenally appeared	February, 192. 6 Henry his wife, 192. ng instrument, and acknowledged to me that they the uses and purposes therein act forth.
Before meJOS W. MCKSS creenally appeared	February, 192. 6 Henry his wife, 192. ng instrument, and acknowledged to me that they the uses and purposes therein act forth.
Before meJOS W.McKAS ersonally appeared J.A Henry and Edwins Ls o me known to be the identical persons who executed the within and foregoing the same as their free and voluntary act and deed for	February, 192. 6 Henry his wife, 192 they the uses and purposes therein ast forth.
Before meJOS W. MCKSS creenally appeared	February, 192. 6 Henry his wife, 192. ng instrument, and acknowledged to me that they the uses and purposes therein act forth.
Before meJOS W.McKAS ersonally appeared J.A Henry and Edwins Ls o me known to be the identical persons who executed the within and foregoing the same as their free and voluntary act and deed for	ng instrument, and acknowledged to me that they the uses and purposes therein ast forth
Before meJOS W.McKAS	February, 192. 6 Henry his wife, 192 they the uses and purposes therein ast forth.
Before meJOS W.McKAS	February, 192. 6 Henry his wife, they in the set forth, and acknowledged to me that they the uses and purposes therein set forth, ay and year last above written to we work sugar