GOMPARED MORTGAGE RECORD No. 419

227750 C·M.J.			
FROM	STATE OF OKLAHOMA; This instrument was fi	TULSA COUNTY ss. 16 led for record on the 125	d
	of April	nd duly recorded in Book 419	at 4:05 at page 51
TO S	· · · · · · · · · · · · · · · · · · ·	: G. Weaver,	
EXCHANGE TRUST COMPANY	(SEAL)	rady Brown,	County Clerk
TULSA, OKLAHOMA	J Fees		
THIS MORTGAGE, Made this 13th da	of April		2.3, by and betwe
Roberto H. Wood and Lela Howard Woo		Tulsa	z, by and betwe
County, in the State of Oklahoma, as the part, of the first part (hereinalt			
oration, of Tulsa, Oklahoma as the party of the second part (hereinafter cal WITNESSETH, That said pard a.S of the first part, for the purpose	ed mortgages); ; of securing the payment of the su	m of Fifty-five H	undred and
DOI.LARS, the receipt of which is hereby ackn	wledged; and also the interest the	eon, as hereinafter set forth, d	loby these presen
nortgage unto said party of the second part, its successors and assigns, all t		tuated inTulsa.,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
스타마 경기장에 보이지 모바이 이 회를 보다. 이동의 물리의 경기를 받아 하지 않았다.			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Lot Four (4) in Block Ten (10) of Tulsa County, Oklahoma, according as 1416 South Owasso Avenue.	Broadmoor Addition to the recorded p.	n to the city of lat thereof, also	Tulsa, o known
To have and to hold the same, together with all and singular the import in anywise appertaining, forever.			이 전기 학자가 되었습니다. 살면 되죠?
This mortgage is given to secure the payment of One promi	sory note to-witt	principal notefor the sun	n of \$
, due, due			
Said mortgagors agree to insure the buildings on said premises against I maintain such insurance during the existance of this mortgage. All poli if this mortgage, shall be assigned to the mortgage as additional security and ble thereon and apply, the same to the payment of the indebtedness hereby refused to precure and maintain such insurance or, to deliver the policies to the improvements on said real estate and the amounts of premiums paid there has been approved in the same and assessments and assessments lawfully assessed or incumbrances upon each property which are, or may become, private to promptly made when due or payable, then mortgage may satisfy of mediately be due and payable to it, including all costs, expenses and attomounts so expended or paid shall bear interest at 10% per annum from pecured by this mortgage. It is further understood and agreed that during the term of this mortgage.	d bearing interest at 10% per annuand this mortgage shall also secure a said premises; that the same are first the same are fir	im after maturity, payable sem the payment of any renewals of the earned clear of all incumbrance of the large of the larg	i-annually, also all cot any such indebtedness; and will warrant an enefit of the mortga ate exceeds the amo as payable and recein case of failure, neglotice, insure or reins al payable to mortgatharps and all lies and satisfactoron all by the mortgages all ion or otherwise, and upon said property ad property shall be k
y mortgagors in as good state of repair as the same are at the present tin r disreputable business or used for a purpose which will injure or render sa ccumulation of combustible material shall be permitted on the premices; the a said premises shall be kept in a good state of repair so that the same w a that damage will not result to the improvements or any portion thereo sult from any cauce propers and suitable repairs will be immediately done modition as the same are at the present time, ordinary wear and tear excepted Said mortgagors further expressly agree that in case of foreclosure of the	d premises unfit or less desirable for tall fixtures now installed or which in Il. be useful and suitable for the pur from a failure to maintain such f and installed so that the improvement is mortgage, and as often as any pr	r their present uses and purpos me better the installed in or- poses for which they have been ixtures in proper repair, and in ats on said premises will be mai occeding shall be taken to force	es; that no unnecessabout the improvem or may be installed case any damage shintained at least as glose same as herein
ided, attorney fees as provided in any of the notes above described will be or foreclosure and the same shall be a further charge and lien upon said p my judgement rendered, and the lien thereof enforced in the same manne Now if said mortgagors shall pay or cause to be paid to said mortgages,	emises and the amount thereof she as the principal debt hereby secur	all be recovered in said foreclosed.	ure suit and include
ith the interest thereon according to the terms and tenor of said notes, and erein contained, then these presents shall be wholly discharged and void, othe f the notes, or any of them, when due, or in case default in the performan neentire principal sum eereby secured and all interest due thereon may at the	rwise the same shall remain in full fo e of or refusal to observe any of the	rce and effect, but if default be covenants, agreements or cond	e made in the payn litions herein contain
ortgage may thereupon be foreclosed immediately to enforce payment ortages shall, at once upon the filing of petition for the foreclosure of th			
es and may at once take possession of the same and receive and collect t court of proper jurisdiction for such purposes and all costs, charges and for			
Said mortgagors waive notice of election to declare the whole debt d ne covenants, agreements and terms contained herein shall be binding on the	te as above provided and also the b	enefit of stay, valuation or app	raisement laws, Al
f the mortgagee, its successors and assigns. IN WITNESS WHEREOK, said part 1.95f the first part he Ve	hereunto set	hand hathe day and year i	irst above written,
	"Lela	Howard Wood	سانسان قا ساما با زاد تو بو بدانه پر باده او بود ۱۳
TATE OF OKLAHOMA, Tulsa Coun	y, ss.		፣ Δ ተ ኩ
Betore me, 122 122 122 122 123 124 125 125 125 125 125 125 125 125 125 125	April	na tor said County and State, o	on this
Before me Joe V. McKee	la Howard Wood, his	wife	
	The parties of the terral parties of the parties of	والبرواء بالأفراد والواواة كالماد الفراد فالخاذ والماد	بومون ماها بالمائد بالوايد بالوايد بوايد بوايد
me known to be the identical person. I who executed the within and fore	oing instrument, and acknowledged	to me that they	
ecuted the same astleirfree and voluntary act and deed		forth.	
WITNESS my hand and official seal in said County and State, the	day and year last above written	Toe W. MoVee	
ty commission expires Feb. 6th, 1926. (Seal)		ing H. Mukee,	Notary Public,
	EACIDEDIC ENDODORAGES		
TR I hereby certify that I have received \$23and issued received	ot No. 8 894 therefor in	syment of mortrage far on the	e within mortgage
I hereby certify that I have received \$2.1 and issued received this day of	2 2	φ_{-} \wedge \wedge \wedge	P
	<u></u> u		ley_
•		1 1.0 °	unty Treasurer.
	Ву	ZZ	Deputy.
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