COMPAREL MORTGAGE RECORD No. 419

BLACK PRINTING CO. TULBA, OCLA.	24 PM 28 77 10 10 10 10 10 10 10 10 10 10 10 10 10
230037 C.M.J.	
FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. This instrument was filed for record on the 99 at 4:00 of MBY A, D, 192 3 at 4:00 O'clock. T.P. M. and duly recorded in Book 419 ut page. 187
TO EXCHANCE TRUST COMPANY	((SEAL)) ByBrady Brown, County Clerk Deputy
TULSA, OKLAHOMA	/ Fees
THIS MORTGAGE, Made this 9th Edith M. Dye and O. M. Dye, her husband	day of May A. D., 192.3., by and between Tulsa
poration, of Tulsa, Oklahoma as the party of the second part (hereinafter of WITNESSETH, That said part A 28 the first part, for the purp	ifter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor- alled mortgagee); ose of securing the payment of the sum of <u>EIGHTEEN H7NDRED</u> AND mowledged, and also the interest thereon, as hereinafter set forth, doby these presents
mortgage unto said party of the second part, its successors and assigns, all	the following described real estate, situated inTRISA
County and State of Oklahoma, to-wit:	***************************************
Lot Three (3) in Block Three (3) in Tulsa, Tulsa County, Oklahoma, accor known as 1210_South Denver Avenue.	George B. Perryman Addition to the city of rding to the Recorded Plat thereof, also
그는 것이 같은 물건에 많이 있었다. 그는 것은 것이 같이 다. 그는 것이 같은 것이 많이	mprovements thereon, the tenements, here litaments and appurtenances thereunto belonging, nissory note, to wit: 000

gage, and as often as said most oreclosure of this mor scribed will be paid to proceeding shall be taken to for s shall be due and payable upo hall be recovered rein pro-petition nd as often as any procee ortgagee: Said fees shall s amount thereof shall b on the filing eby secure ma of n al debt b +h

result from any cause propers no suitable reparts will be immediately done an 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 vided, attorney fees as provided in any of the notes above described will be pu for foreclosure and the same shall be a further charge and lien upon said pree any judgement rendered, and the lien thereof enforced in the same manner a Now if said mortgagors shall pay or cause to be paid to said mortgage. Its with the interest thereon according to the terms and tenor of said notes, and sh herein contained, then these presents shall be wholly discharged and void, otherv of the notes, or any of them, when due, or in case default in the performance the entire principal sumeereby secured and all interest due thereon may at the c mortgage shall, at once upon the foreclosed immediately to enforce payment if ises and may, at once take possession of the same and receive and collect the a court of proper, jurisdiction for such purposes and all costs, charges and fees Said mortgagors waive notice of election to declare the whole debt due the covenants, agreements and terms contained herein shall be binding on the m s, said s ified in of this .1. and off its, issues and p irred shall consti above provided erefrom and if necessary-m l be an additional lien under the benefit of stay, valuati may have a receiver appo der the terms of this mortg ation,or appraisement laws d by ortgage. aws: All of ie as a valuation or appraisement laws. All of ad assigns, and shall be for the benefit rtgagors, the nding on the r

the covenants, agreements and terms contained herein shall be b of the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part 198 the first part ha V9 bereunto set ... theirhand S., the day and year first above written. Edith M. Dye

		C. M. Dye		
STATE OF OKLAHOMA,	Tulsa	8 4 ,		
Before me. JOO W	• Mokee		in and for said County at	id State, on this 9th
M ~	day of			
personally appeared Edith	M. Dye and O. M. Dye.	her husband,		
	**************************************	س - با ب ب او بر بر الا با م جز به شرف ، شم م م بر بر	****	
to me known to be the identical perso	9	g instrument, and acknowle	lged to me that the	9 7
executed the same as. their.		the uses and purposes there	n est forth.	
WITNESS my hand and o	ficial seal in said County and State, the do	y and year last above writte	n · · ·	
	6th. 1926. (Seal)		JOS W. McKee	
My commission expires	***************************************			. Notary Public,
I hereby certify that I hav Dated this	TREA a received \$36.cf_ and issued received day of	SURER'S ENDORSEMEN No. 9398 therefor	T in payment of mortgage 192	tax on the within mortgage.
	····· · · · · · · · · · · · · · · · ·	 Br	Wayner.	County Freasurer,
an a			Λ	Deputy.
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A. A.S.