## Mortgage Record No. 419

personally appeared. J. W. McDonnell and Mae Ruth McDonnell, his wife,  one known to be the identical person. So who executed the within and foregoing instrument, and acknowledged to me that they  executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Seal)  My commission expires  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.70 and issued receipt No. 1kt/ therefor in payment of mortgage tax on the within mortgage.  Dated this 23 day of 1923.	231263 C.M.J.	
THIS MORITAGE, Made size. 19th.	TROM .	STATE OF OKLAHOMA, TULSA COUNTY 22 This instrupent was filed for record on the 22 day
EXCHANGE TRUST COMPANY  TUSA OLDAROMA  THE MODIFICACE, Mass that		of A.D. 1929 at 4500 O'clock P. M., and duly recorded in Book 419 at page 192
EXCHANGE TRUST COMPANY  THES MORTCAGE, Made the 1.25th	TO	
THIS MORTCAGE, Made this	EXCHANGE TRUST COMPANY	By Brady Brown. Deputy
J. N. Mg-Durnell and Mr. McConnell and Mr. McCon		/ Fces
money, in the Chart of Chichmon, as the park 400. The part (turned the called muttages) whether one on may, and EXCHANCE TRUST COMPANY, a contract of this, chichmon as the part of the canoning at the called muttages of the part of the same of the Chichmon as the part of the canoning the payment of the same of the Chichmon and t	THIS MORTGAGE, Made this 19th day o	
ration. of Pubs. Othloroms as the proxy of the entering arts from the process of secondary the present of the sum of FARLY-TAIN BIRDFES. S.I.D.  NO. DOLLARS, the receipt of which is breatly subconvoluted), and shis the littlements thereon, to bermindire are forth, dot by these present range gain and all prays of the second april, to use uncesses and analysis. In the following desirable end cases, the street in Tilbs.  Lot Nine (9) in Block Six (6) in Bloom Visits Prax Addition to the other output of Tails and Tails an	ounty, in the State of Oklahoma, as the pate 8 of the first part (hereinafter o	called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-
cargoge mate and purry of the second part, its successors and surjeus, all the following described real extent, victored in	oration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WITNESSETH, That said part 1.6 Sof the first part, for the purpose o	mortgages):  If securing the payment of the sum ofFORTY=RIVE_Hundred_and
Lot Nine (9) in Block Six (6) in Buena Vieta Bark Addition to the city of Tules, Tules County, Oklahoms, addording to the recorded plat thereof, also known as Ro. 1821 South Oheyenne Avenue, Tules, Oklahoms.  To leave and to hald the same tester with all and singular the improvement thereon, the testiments, herelinessate and apportunators thereant belonging in any other security payment of		
Lot Nine (9) in Block Six (6) in Buons Vieta Park Addition to the city of Tules, Tules Courty, Oklahoma, advance, the control of the recorded Plat thereof, also known as No. 1821 South Cheyorne, Avenue, Tules, Oklahoma.  To have not to hold the smoe, tegether with all and singular the improvements thereon, the testiments, fareditaments and appurtaments thereon to the property of the control of	들이 그들에 돌았다는 이 불렀 맛있는 것 같아 되었다면 하는 것은 하고 하는 것이 이렇게 되었다면 하는 것 같습니다. 이렇	
ris anywies appertuishing, forever. This marrages igwe to a secure the payment of	Lot Nine (9) in Block Six (6) in Buend Tulsa County, Oklahoma, according to No. 1821 South Cheyenne Avenue, Tulsa	a Vista Park Addition to the city of Tulsa, the recorded plat thereof, also known as , Oklahome.
an harmonth, possible as the effice of metragene, signed by morragenes, and barving futures at 10% per annua after maturity, possible semi-annually, does all consideration motions according annual annual property and the same and as a violenced by compose interest cases and cases and metagenes in the same and the same angine and annual property and annual property and annual property and the same angine and deared and annual property annual property and annual property annual property which are not an annual property which are not annual property annual property annual property which are not annual property which are not annual property annual property annual property annual property annual property which are not annual property annual property annual property annual property which are not annual property annual property annual property which are not annual property annual pr	r in anywise appertaining, forever.  This mortgage is given to secure the payment ofpromissor	ry note, to-witrOneprincipal notefor the sum of \$ 4500.00
Mae Ruth McDonnell  Tate of oklahoma.  Tules  Before me.  Joe W. McKee  a Notary Public in and for said County and State, on this 21st  day of Msy  ersonally appeared  J. W. McDonnell and Mse Ruth McDonnell, his wife.  In me known to be the identical person. So who executed the within and foregoing instrument, and acknowledged to me that  they  their  free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Ses1)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.72 and issued receipt No. 16.44. Therefor in payment of mortgage tax on the within mortgage.	f this mortgage, shall be assigned to the mortgages as additional security and in ble 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 improvements on said real estate and the amounts of premiums paid therefor and shall bear interest until paid at 10% per annum from date of such payment.  Said mortgagors agree to pay all taxes and assessments lawfully assess harges or incumbrances upon said property which are, or may become, prior to be promptly made when due or payable, then mortgagee may, satisfy or pure memediately be due and payable to it, including all costs, expenses and attorner mounts so expended or paid shall bear interest at 10% per annum from payiecured by this mortgage.  It is further understood and agreed that during the term of this mortgag 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 precumulation of combustible material shall be permitted on the premites; that a most premisers shall be kept in a good state of repair so that the same will so that damage will not result to the improvements or any portion thereof fresult from any cause propera and suitable repairs will be immediately done and said mentions 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 pay for foreclosure and the same shall be a further charge and lien upon said premay judgement rendered, and the lien thereof enforced in the same manner as Now if said mortgagors shall pay or cause to be paid to said mortgage, it with the interest thereon according to the terms and tenor of said notes, and she is series contained, then these presents shall be wholly discharged and void, otherwoff the notes, or any of them, when due, or in case default in the perfo	case of loss under any policy the mortgagee may collect all moneys payable and receive cured or may elect to have the building's repaired or replaced. In case of failure, neglect mortgagee herein, the mortgagee may, at its option, without notice, insure or reinaur shall be secured hereby and shall be deemed immediately due and payable to mortgage ed on said premises before delinquent and shall satisfy and discharge any and all liens claims over the lien of this mortgage and in case such discharge and satisfactoron shal ay such liens, charges or incumbrances. All payments so made by the mortgagee shall ay fees in connection therewith, whether brought about by litigation or otherwise, and all ment until reimbursment is made and shall be additional liens upon said property and 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 illega 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 improvement be useful and suitable for the purposes for which they have been or may be installed and from a failure to maintain such fixtures in proper repair, and in case any damage should installed so that the improvements on said premises will be maintained at least as good a mortgage, and as often as any proceeding shall be taken to foreclose same as herein provided to said mortgagee. Said fees shall be recovered in said foreclosure suit and included in a the principal debt hereby secured.  Successors or assigns, said sums of money specified in the above described notes, togethe all seeps and principal debt hereby secured.  Successors or assigns, said sums of money specified in the above described notes, togethe all seeps and principal debt hereby secured.  Successors or assigns, said sums of money specified in the above described notes, togethe all seeps and without notice be declared due and pay
Before me. Joe W. McKee a Notary Public in and for said County and State, on this 21st  day of May  resonally appeared J. W. McDonnell and Mae Ruth McDonnell, his wife,  sime known to be the identical person. B who executed the within and foregoing instrument, and acknowledged to me that they  recuted the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Soal)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.72 and issued receipt No. 18.41 therefor in payment of mortgage tax on the within mortgage.		J. W. McDonnell Mae Ruth McDonnell
day of May 1922  J. W. McDonnell and Mae Ruth McDonnell, his wife.  Their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Seal)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.72 and issued receipt No. 18.44 therefor in payment of mortgage tax on the within mortgage.		
ime known to be the identical person. B. who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Seal)  JOE W. McKee.  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.72 and issued receipt No. 18.41 therefor in payment of mortgage tax on the within mortgage.	하는 사람들이 보고 있다면 그는 이 집에 가는 사람들이 되었다면 되었다면 사람들이 사용하다면 하고 있다면 하면 되었다면 하다고 말했다면 하다면 되었다.	20 전화교육 기업문의 사업물업으로 관리된 . 1 0 시간 2011 APP. 는 1점 2011 전체 전환 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
they  they  their  free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Seal)  Joe W. McKee,  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.72 and issued receipt No. 18.44 therefor in payment of mortgage tax on the within mortgage.	prepared. J. W. McDonnell and Mae Ru	uth McDonnell, his wife,
WITNESS my hand and official seal in said County and State, the day and year last above written  Feb. 6th, 1926. (Seal)  Joe W. McKee,  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.72 and issued receipt No. 7k.44 therefor in payment of mortgage tax on the within mortgage.	ing known to be the identical person. S who executed the within and forested	ng instrument, and acknowledged to me that they
Feb. 6th, 1926. (Seal)  Treasurer's endorsement  I hereby certify that I have received \$2.72 and issued receipt No. 1k.44. therefor in payment of mortgage tax on the within mortgage.	recuted the same asfree and voluntary act and deed for	the uses and purposes therein set forth.
TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.70 and issued receipt No. 7 k. 41. Stherefor in payment of mortgage tax on the within mortgage.	WITNESS my hand and official scal in said County and State, the de	sy and year last above written Joe W. McKee _
TREASURER'S ENDORSEMENT  I hereby certify that I have received \$2.70 and issued receipt No. Ik 41 therefor in payment of mortgage tax on the within mortgage.  Dated this 23 day of 2004 1923.  County Freasurer.	Feb. 6th, 1926. (Seal)	Notary Public,
Dated this day of Maryne & Owles County Treasurer.	TREA  I hereby certify that I have received \$2.70 and issued receipt  2 2	ISURER'S ENDORSEMENT  t No. Ak. H
and the control of th	Dated this de day of the day of t	1 1923 Dickers 1 1 Jayre L Dickers County Freesurer. By Roy 1