Mortgage Record No. 419

FROM	and the control of th
	STATE OF OKLAHOMA, TULSA COUNTY ss. 31 This instrument was filed for record on the day
	of By A. D. 192. 5 at 4:20 day O'clock M., and duly recorded in Book 419 at page 202
TO	O. G. Weaver,
EXCHANGE TRUST COMPANY	(SEAL) By Brady Brown, County Clerk By Brady Brown, Deputy
TULSA, OKLÁHOMA	Fees
THIS MORTGAGE, Made this 29th da	sy of May A. D., 192_3, by and between
. W.Maloney Jr., and Blanche Simons Malo	oney, his wife, of Tulsa
County, in the State of Oklahoma, as the part 1.9. If the first part (hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a corporation, of Tulsa, Oklahoma as the party of the second part (hereinafter called mortgagee): WITNESSETH, That said part 1.9. Soft the first part, for the purpose of seturing the payment of the sum of One Thousand and No/100 DOLLARS, the receipt of which is hereby acknowledged, 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 t	하고 있다면 그 하는 것 않는 다른 것은 하라고 있는 그 하다면 그 그리고 하면 그는 그를 하는 하는데 하를 수 있다는 것이 되는데 그리고 하는데 그리고 그리고 하는데 그리고
Lot Eight (8) in Block Five (5) in Broadmoor Addition to the city of Tulsa. Tulsa County, Oklahoma, according to the recorded plat thereof, also known as 423 East Fourteenth Street, Tulsa, Oklahoma. To have and to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever. This mortgage is given to secure the payment of	
date herewith, payable at the office of mortgagee, signed by mortgagors, armission notes executed simultaneously herewith as a part of this transaction; Said mortgagors hereby covenant that they are owners in fee simple of defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against lead maintain such insurance during the existance of this mortgage. All polic of this mortgage, shall be assigned to the mortgagee as additional security and able thereon and apply the same to the payment of the indebtedness hereby, or 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 there and shall bear interest until paid at 10% per annum from date of such paymer Said mortgagors agree to pay all taxes and assessments lawfully asset charges or incumbrances upon said property which are, or may become, prinot be promptly made when due or payable, then mortgagee may satisfy or immediately be due and payable to it, including all costs, expenses and attog amounts so expended or paid shall bear interest at 10% per annum from p secured by this mortgage. It is further understood and agreed that during the term of this mortgage.	cies taken out or issued on the property, even though the aggregate exceeds the amount in case of loss under any policy the mortgages may collect all moneys payable and receive- secured or may elect to have the buildings repaired or replaced. In case of failure, neglect of the mortgage herein, the mortgage may, at its option, without notice, insure or reinsure for shall be secured hereby and shall be deemed immediately due and payable to mortgage at. sessed on said premises before delinquent and shall satisfy and discharge any and all liens, or claims over the lien of this mortgage and in case such discharge and satisfactoron shall repay such liens, charges or incumbrances. All payments so made by the mortgages shall may fees in connection therewith, whether brought about by litigation or otherwise, and all sayment until reimbursment is made and shall be additional liens upon said property and
or disreputable business or used for a purpose which will injure or render az accumulation of combustible material shall be permitted on the premites; this on said premises shall be kept in a good state of repair so that the same wi so that damage will not result to the improvements or any portion thereof result from any cause propera nd suitable repairs will be immediately done 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 the vided, attorney fees as provided in any of the notes above described will be for foreclosure and the same shall be a further charge and lien upon said provingement rendered, and the lien thereof enforced in the same manner. Now if said mortgagors shall pay or cause to be paid to said mortgages, with the interest thereon according to the terms and tenor of said notes, and herein contained, then these presents shall be wholly discharged and void, other 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 mortgage may thereupon be foreclosed immediately to enforce payment mortage shall, at once upon the filing of petition for the foreclosure of this ges and may at once take possession of the same and receive and collect the covenants. Saride mortgagors waive notice of election to declare the whole debt of the covenants, agreements and terms contained herein shall be binding on the	his mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro- paid to said mortgagee. Said fees shall be due and payable upon the filing of the petition remises and the amount thereof shall be recovered in said foreclosure suit and included in
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