MORTGAGE RECORD No. 419

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				***************************************		the second s	
		TC		; 1 ((seal)	O: G. Weaver, Brady Br	OWN, County Cler
		가 있는 것 같은 것 같은 것 같은 것은 것이 있는 것이 있는 것이 있는 것이다. 바람이 사람은 것 같은 것 같은 것은 것 같은 것이 있는 것이 있는 것이 같은 것이 같이 있는 것이다.	E TRUST COMPANY	J	Fees	5 By	
		THIS MORTGAGE, M	lade this		May		A. D.; 192
		Chas. H. Speaker	and Mary L. Sj	peaker, hi	3 W110,	ofTulsa_	***
		County, in the State of Oklahoma, poration, of Tulsa, Oklahoma as th WITNESSETH, That sai	he party of the second part id part_1956 the first part	(hereinafter called r , for the purpose of	nortgagee): securing the payment o	of the sum of One Th	ousend and No/100
		mortgage unto said party of the a County and State of Oklahoma,	econd part, its successors a	nd assigns, all the fo	ollowing described real e	state, situated inTu	set forth, doby these pres 138
		a da sa mana ang kasarang kas Kasarang kasarang kasa) in Block One County, Oklah 9'Soùth Utics /	이렇는 것을 물었는			
							appurtenances thereunto belong
***		This mortgage is given to se 	cure the payment of 9	19promissory	note, to-witi	oneprincipal note	for the sum of \$.1000 • 00
		date herewith, payable at the offic mission notes, executed simultaneou Said mortgagors hereby cov defend the same against all lawful	ce of mortgagee, signed by a usly herewith as a part of th yenant that they are owners claims of any other person sure the buildings on said pro- ing the existance of this mort to the mortgagee as addition to the payment of the indek	mortagagors, and be his transaction; and in fee simple of said emises against loss b gage. All policies t hal security and in co itedness hereby secu	saring interest at 10% p this mortgage shall also d premises: that the san y fire or tornado in the s taken out or issued on 1 use of loss under any poli red or may elect to hav	per annum after maturity, secure the payment of an an are free and clear of all u m of \$1300.00 the property, even though icy the mortgages may coll we the buildings repaired or	y renewals of any such indebteds incumbrances; and will warrant for the benefit of the mortg , the aggregate exceeds the am- ect all moneys payable and rece replaced. In case of failure, neg
		the improvements on said real esta and shall bear interest until paid a Said mortgagors agree to p charges or incumbrances upon sai not be promptly made, when due immediately be due and payable t amounts so expended or puid sha secured by this mortgage. It is further understood and by mortgagors in as good state of or disreputable business or used for accumulation of cernbustible mate	the and the amounts of prem to 10% per annum from date only all taxes and assessmen di property which are, or m or payable, then mortgages to it, including all costs, exp ll bear interest at 10% per d agreed that during the ten f tepair as the same are at or a purpose which will inju- cial shall be permitted on th	iums paid therefor s of such payment. ts lawfully assessed ay become, prior cl may satisfy or pay enses and attorney annum from paym rm of this mortgage the present time an re or render said pr te premices; that all	hall be secured hereby a on said premises befor aims over the lien of th such liens, charges or fees in connection there ent until reimbursment all buildings; fences, sid d that no waste shall b emises unfit or less deal faxtures now installed or	and shall be deemed immed to delinquent and shall sat is mortgage and in case as incumbrances. All'payme with, whether brought abc is made and shall be add lewalks and other improve to permitted; that the pre- rable for their present uses which may hereafter be in	iately due and payable to mortg isfy and discharge any and all li ich discharge and satisfactoron i mts so made by the mortgagee i ut by litigation or otherwise, an itional liens upon said property i ments on said property shall be nizer shall not be used for any il and purposes; that no unneces stalled in or about the improvem
	0	on said premises shall be kept in so that damage will not result to result from any caure proper an condition as the same are at the pr Said mortgagors jurtier exy vjded, attorney fees as provided in for forcelosure and the same shall	o the improvements or any d suitable repairs will be imr esent time, ordinary wear at pressly agree that in case of n any of the notes above de	portion thereof from mediately done and in ad tear excepted. foreclosure of this n scribed will be paid	m a failure to maintair installed so that the imp fortgage, and as often as I to said mortgagee: Se	r such fixtures in proper re rovements on said premise s any proceeding shall be to aid fees shall be due and pr	pair, and in case any damage sh s will be maintained at least as aken to forcelose same as herein ayable upon the filing of the pet
		any judgement rendered, and the Now if said mortgages shall with the interest thereon according herein contained, then these presen of the notes, or any of them, when the entire principal sum eereby sect mortgage may thereupon be for mortgage shall, at once, upon the ises and may at once take posses a court of, preper jurisdiction for t	s lien thereof enforced in th Il pay or cause to be paid to a g to the terms and tenor of a its shall be wholly discharger n, due, or in case default in ured and all interest due the reclosed immediately to en filing of petition for the for sion of the same and receiv such purposes and all costa, tice, of election to declare th	e same manner as aid mortgagee, it as aid nortgagee, it as aid nortgage, and shall d and void, otherwis the performance of reon may at the opt force, payment ther preclosure of this mo e, and collect the re charges and fees inc e whole debt due as	the principal debt hereb laccessors or assigns, said keep and perform durin e the same shall remain i or refusal to observe an ion of the mortgage a sof, including: interest, ortgage, be forthwith ent ints, issues and, profits - urred shall constitute as above provided and al	y secured. sums of money specified ir ig the existance of this mon n full force and effect, but y of the covenants, agreen und without notice be declar coata, charges and fees h titled to the simmediate to therefrom and if necessary ad be an additional lien; u so the benefit of stay, valu	the above described notes, toge trage the covenants and agreem if default be made in the payr nents or conditions herein contai- ed due and payable at once and rein mentioned or contemplated seession of the above described p i may, have a receiver appointe- ider the terms of this mortgage. Jation or appraisement laws. A
		of the mortgagee, its successors an	nd assigns.		eunto set the ir Che		/ and year first above written.
		STATE OF OKLAHOMA					
				day of	May		and State, on this 31st
	\.	personally appeared	Chas. H. Spea	ker and Me	ry L. Speake	er, his wife,	
		to me known to be the identical per	승규는 것은 것은 것을 위해 가격하는 것을 하는 것을 하는 것을 하는 것을 수 있다.	vithin and foregoing	instrument, and ackno	wledged to me that	
		승규는 방법을 다 있는 것은 것을 수 있는 것을 다 가지 않는 것을 가지 않는 것을 것을 수 있다.	official seal in said County	and State, the day	and year last above w	ritten	
*		My commission expires	b. 6th, 1926.	(Seal)		JOE W. MCKE	9. Notáry Public.
9) - 1		C	ve received \$60	TREAS	URER'S ENDORSEM	ENT.	ge tax on the within mortgage.
	1	Dated this/	day of	June		<u>192-8</u> .	D: 6
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					,By		Deputy.
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