, Mortgage Record No. 419

EXCHANGE TRUST COMPANY By DIR CY DIVING. D TULSA, OKLAHOMA Fees	238754 C.M.J.	
EXCLAINGE TRUST COMPANY TULBA ORIGHMONA THIS MORTCAGE, Nodes this. 1965. THIS MORTCAGE, Nodes this. 1966. Conty, is in that an delaboses, as in part and a second control of the second o	FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. 20 This instrument was filed for record on the 20 A. D. 192 3 at 4:00
THIS ACCIANOM THIS MORTGACE, Mades this. 1950 THIS MORTGACE, Mades this. 1960 THE STATE THE STATE OR STATE AND STATE OF STAT		
THIS MONTGAGE, Made this. 1951. day of	TO	, , , , , , , , , , , , , , , , , , , ,
THIS MONITORIES, Made this. 25th	EXCHANGE TRUST COMPANY	By Brady Brown, Deputy
The SOUTH MARK, John time. A. G. PERKING SUPE (SOUTH) A 125 TO 1	TULSA, OKLAHOMA	Fees.
working, of Tube, Chickmen as the puty of the second part (includers as alled consequent). The said packed Set do the may not be the purpose of seconding the purpose of the sum	THIS MORTGAGE, Made thisday o	proceedings of the contract of
country and Sains of Cokhoms, to-with. The South Half (St) of Lot Eight (S) and the South Half (St) of Lot One (1) in Block Two (2) in Flee gent View Addition to the outy of Tiles The Bouth Half (St) of Lot One (1) in Block Two (2) in Flee gent View Addition to the outy of Tiles The Bouth College Avenue, To Klahoma. The south Half (St) of Lot Recorded plat theory, also known as 107 South College Avenue, To Klahoma. The south which the more, repeties with all and singular the improvements thereo, the treatment, hereditaments and apparentment thereons the lot of the South College Avenue, To the College Avenue, To the South College Avenue, To the	poration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WITNESSETH, That said part S of the first part, for the purpose o	mortgagee): f securing the payment of the sum of Two Thousand and No/100
The South Half (8½) of Lot Eight (8) and the South Half (8½) of Lot One (1) in Block Iwo (2) in Fleegant Vlaw Addition to the city of Fulze, Fulze County, Chilano according to the Recorded plat thereof, also known as 107 South College Avenue, To Oklahoma. The laws and to hold the some, tegather with all and depaler the improvements thereon, the tonemint, hordinancial and apparenties therein to be in a saying an apparentially given to accord the payment of	mortgage unto said party of the second part, its successors and assigns, all the	
or in anywine appentialings, forever. This mortings in given to secure the payment of	The South Half (S1) of Lot Eight (8) and Block Two (2) in Fleasant View Addition according to the Recorded plat thereof,	the South Half (S計) of Lot One (1) in to the city of Tulsa, Tulsa County, Oklahoma, also known as 107 South College Avenue, Tulsa
date herewith, payable at the office of mortgages, signed by mortangages, and bearing interest at 10% per annum after maturity, payable semi-annually, also all mortgagers berely covenant that they are owners in fee simple of each premises; that the asince are free and clear of all mortgages berely covenant that they are owners in fee simple of each premises; that the asince are free and clear of all mortgages hereby covenant that they are owners in fee simple of each premises; that the asince are free and clear of all mortgages and addition of the covenant of the cove	To have and to hold the same, together with all and singular the improor in anywise appertaining, forever. This mortgage is given to secure the payment ofpromissor	vernents thereon, the tenements, hereditaments and appurtenances thereunto belonging, y note to-wit:principal notefor the sum of \$ 2,000.00
Before me, E. P. Jennings	date herewith, payable at the office of mortgagee, signed by mortagagors, and mission notes executed simultaneously herewith as a part of this transaction; and Said mortgagors hereby covenant that they are owners in fee simple of as defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against loss and maintain such insurance during the existance of this mortgage. All policies of this mortgage, shall be assigned to the mortgagee as additional security and in able thereon and apply the same to the payment of the indebtedness hereby see 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 hald 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 assesses charges or incumbrances upon said property which are, or may become, prior on the promptly made when due or payable, then mortgagee may satisfy or primmediately be due and payable to it, including all costs, expenses and attorner amounts so expended or paid shall bear interest at 10% per annum from pay secured by this mortgage. It is further understood and agreed that during the term of this mortgage by 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 accumulation of combustible material shall be permitted on the premises; that is so that damage will not result to the improvements or any portion thereof for regult from any cause propera nd suitable repairs will be immediately done and 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 feeu as provided in any of the notes above described will be paid of foreclosure and the same shall be a further charge and lieu upon said premany	bearing interest at 10% per annum after maturity, payable semi-annually, also all com- d this mortgage shall also secure the payment of any renewals of any such indebtedness, aid premises; that the same are free and clear of all incumbrances; and will warrant and by fire or tornado in the su m of \$. 2 . 5.00 . 00 for the benefit of the mortgage t taken out or issued on the property, even though the aggregate exceeds the amount case of loss under any policy the mortgage may collect all moneys payable and receive- tured or may elect to have the buildings repaired or replaced. In case of failure, neglect we mortgage herein, the mortgage may, at its option, without notice, insure or reinsure r shall be secured hereby and shall be deemed immediately due and payable to mortgage and on said premices 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 shall ay such liens, charges or incumbrances. All payments so made by the mortgage shall by 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 re all buildings, fences, sidewalks and other improvements on said property shall be kept and that no waste shall be permitted; that the premises shall not be used for any illegal premises unfit or less desirable for their present uses and purposes; that no unnecessary ll fixtures now installed or which may hereafter be installed in or about the improvements be useful and suitable for the purposes for which they have been or may be installed and orm a failure to maintain such fixtures in proper repair, and in case any damage should it installed so that the improvements on said premises will be maintained at least as good mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro- id to said mortgage. It is a mortgage in the rest shall be recovered in said foreclosure suit and include
day of June personally appeared T. C. Hopkins and Georgia Hopkins, his wife, to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that their free and voluntary act and doed 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 E. P. Jennings, May 15, 1924. (Seal) Notary Public. TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$ /1. and issued receipt No. /0/71 therefor in payment of mortgage tax on the within mortgage Dated this 20 day of 4		
to me known to be the identical person. Some executed the within and foregoing instrument, and acknowledged to me that the ir free and voluntary act and doed 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 E. P. Jennings, May 15, 1924. (Seal) Notary Public. TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$ 1t and issued receipt No. 1917, therefor in payment of mortgage tax on the within mortgage Dated this 20 day of 300 day.	day of	
WITNESS my hand and official seal in said County and State, the day and year last above written E. P. Jennings, May 15, 1924. (Seal) Notary Public. TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$ 1.00 and issued receipt No. 192.7. therefor in payment of mortgage tax on the within mortgage Dated this 20 day of 4.00 may 192.3. Wayne P. Dake		ig instrument, and acknowledged to me that
May 15, 1924. (Seal) TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$ 11 and issued receipt No. 10/72 therefor in payment of mortgage tax on the within mortgage Dated this 20 day of 1928.	executed the same as	이 나는 그의 그렇게 되었다. 어느로 이 때문에 들어 들어 가지 그렇게 되는 것들이 얼마나 하는 말이 어느 살아야.
TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$ 1.1 and issued receipt No. 1017. therefor in payment of mortgage tax on the within mortgage Dated this 20 day of June 1928 Wayno P. Deke	salan ara nali dasan yalan na Saran dimaka mana arang manan ay in ang salah arang alah na na mini yay atomi	The control of the co
1 hereby certify that I have received \$\(\frac{120}{\text{and issued receipt No. 10171}}\) therefor in payment of mortgage tax on the within mortgage Dated this \(\frac{20}{\text{day of }}\) day of \(\frac{\text{function}}{\text{day of }}\) \(\frac{\text{day of }}{\text{day of }}\) \(\frac{\text{day of }		
agne I Dake	TREA	SURER'S ENDORSEMENT
agne I Dake	I hereby certify that I have received \$Land issued receipt	No. ///therefor in payment of mortgage tax on the within mortgage.
By. A. County Trensuçers	Dated thisday of	Wayne P Dale
By 'a \alpha		County Treasurers
		By Deputy.