COMPARED . MORTGAGE RECORD No. 419

그는 사람들이 얼마 하는 것이 되었다. 그는 것이 되었다면 하지만 하지만 되었다. 그는 것이 되었다면 되었다면 하다 하다.	
FROM	STATE OF OKLAHOMA, TULSA COUNTY se. 31 This instrument was filed for record on the 103 31 4: 00day
	of July A. D. 192 5 at 4:00 day O'clock F. M., and duly recorded in Book 419 at page. 254
TO	(SEAL) O. G. Weaver, County Clerk
EXCHANGE TRUST COMPANY	(SEAL)' Brady Brown, County Clerk By Brady Brown, Deputy
TULSA, OKLAHOMA	Fees
THIS MORTGAGE, Made this 31st day Joseph F. Fusselman and Vivian L. Fuss	yof
	er called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-
	led mortgages): se of securing the payment of the sum of FILTY-LIVE HUNDRED and No.
	owledged, and also the interest thereon, as hereinafter set forth, doby these presents
ortgage unto said party of the second part, its successors and assigns, all th	he following described real estate, situated in Tulesa
ounty and State of Oklahoma, to-witt	25. m. 1903. – 1977. m. m. 1904. – 1904. – 1905. – 1906. – 1906. – 1907. – 1907. – 1907. – 1907. – 1907. – 190 1908. – 1908. – 1907. – 1907. – 1907. – 1908. – 1908. – 1908. – 1908. – 1908. – 1908. – 1908. – 1908. – 1908.
Lot One (1), Block Eighteen (18), of Nineteen (19) and Twenty (20) in Orcu also known as 1702 South Utica Avenue	the Amended Plat of Blocks Eighteen (18), att Addition to the city of Tulsa, Oklahoma, e, Tulsa, Oklahoma.
To have and to hold the same, together with all and singular the imp	provements thereon, the tenements, hereditaments and appurtenances thereunto belonging,
in anywise appertaining, forever. This mortgage is given to secure the payment of	ssory note to-witrOneprincipal notefor the sum of \$500.00
due September 1st. 19 26	
	얼마 등 등 이렇게 하면 하는데 하셨는데 한다고 하다 있다. 나는
the herewith, payable at the office of mortgagee, signed by mortagagors, an ission notes executed simultaneously herewith as a part of this transaction; Said mortgagors hereby covenant that they are owners in fee simple of stend 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 this mortgage, shall be assigned to the mortgagee as additional security and sole thereon and apply the same to the payment of the indebtedness hereby refusal to precure and maintain such insurance or to deliver the policies to be improvements on said real estate and the amounts of premiums paid there ad shall bear interest until paid at 10% per annum from date of such paymen and said the promptly made when due or payable, then mortgagee may satisfy or mediately be due and payable to it, including all costs, expenses and attormounts so expended or paid shall bear interest at 10% per annum from prounds so expended or paid shall bear interest at 10% per annum from prounds to expended or paid shall bear interest at 10% per annum from prounds so expended or paid shall bear interest at 10% per annum from prounds to expended or paid shall bear interest at 10% per annum from prounds to expended or paid shall be a interest at 10% per annum from prounds to expended or paid shall be permitted on the premises that a disreputable business or used for a purpose which will injure or render said communition of combustible material shall be permitted on the premises; that nead premises shall be kept in a good state of repair so that the same will be a further charge and lien upon said proprieted, attorney fees as provided in any of the notes above described will be or foreclosure and the same shall be a further charge and lien upon said proprieted, attorney fees as provided in any of the notes above described will be or foreclosure and the same shall be a further charge and lien upon said propriete w	essed 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 gage all buildings, fences, sidewalks and other improvements on said property shall be kept ne and that no waste shall be permitted; that the premises shall not be used for any illegal id premises unfit or less desirable for their present uses and purposes; that no unnecessary it all fixtures now installed or which may hereafter be installed in or about the improvements ill be useful and suitable for the purposes for which they have been or may be installed and f from a failure to maintain such fixtures in proper repair, and in case any damage should and installed so that the improvements on said premises will be maintained at least as good d. 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
보살병하는 하고 있다. 본 전 회장보는 회사에 없게 모시를 하나의	Joseph F. Fusselman Vivian L. Fusselman
alin ili adinni dia alini dell'ili ali alia alia di dirakti di della natura l'ilialitate all'inci comitant di	VIVIENT DISCRELIBRE
TATE OF OKLAHOMA, <u>Tulse</u> Count Before,me, E. P. Jennings	ty, ss.
ATE OF OKLAHOMA, Tulse Count Before me. E. P. Jennings day of	ty, ss.
day of Joseph F. Fusselman and Viv	ty. ss, a Notary Public in and for said County and State, on this
sonally appeared Joseph F. Fusselman and Viv	ty. ss. a Notary Public in and for said County and State, on this 51.8 t JULY 192. S VIAN L. FUSSELMAN, his wife, going instrument, and acknowledged to me that they
recuted the same as the identical person 5 who executed the within and foregreated the same as their free and voluntary act and deed in the same as their free and voluntary act and deed in the same as their free and voluntary act and deed in the same as the	ty, ss. , a Notary Public in and for said County and State, on this
rsonally appeared JOSSPH F. FUSSELMAN AND VIV me known to be the identical person S who executed the within and foregetuted the same as their free and voluntary act and deed if WITNESS my hand and official seal in said County and State, the	ty, ss. , a Notary Public in and for said County and State, on this
Before me, E. P. Jennings day of resonally appeared Joseph F. Fusselman and Viv me known to be the identical person 5 who executed the within and foreg ecuted the same as their free and voluntary act and deed i	ty, ss. , a Notary Public in and for said County and State, on this
me known to be the identical person. who executed the within and foregrected the same as their free and voluntary act and deed in witness my hand and official seal in said County and State, the May 15, 1924. (Seal.)	ty. ss.
me known to be the identical person. who executed the within and forest cuted the same as their free and voluntary act and deed in WITNESS my hand and official seal in said County and State, the y commission expires. May 15; 1924. (Seal.)	ty. ss. a Notary Public in and for said County and State, on this 51st JULY 192 3 Vian L. Fusselman, his wife, going instrument, and acknowledged to me that they for the uses and purposes therein set forth. a day and year last above written E. P. Jannings, Notary Public.
me known to be the identical person S who executed the within and foregreeted the same as their free and voluntary act and deed in WITNESS my hand and official seal in said County and State, the y commission expires May 15, 1924. (Seal)	ty. ss. a Notary Public in and for said County and State, on this
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