, Mortgage Record No. 419

"COMPARED

| 237216 C.M.J. | | | | |
|--|--|-----------------------------|--|-----------------------|
| i. •:FROM | | LAHOMA, TULSA C | | da, |
| | O'clockP | S.TM., and duly re | A. D. 1923 at | 4:00 page 257 |
| ro | | | Weaver. | |
| EXCHANGE TRUST COMPANY | (C(SEAL) | _{Bv} Brady | Brown. | County Clerk Deput |
| TULSA, OKLAHOMA | Feet | | | |
| 30th | July ay of | | | |
| W. A. Brownlee and Frances H. Brown | ay of | | Tulsa | , by and between |
| ounty in the State of Oklahama, as the part 10 % the first part (hereinal | ter called martanages wh | ther one or more). and | I EXCHANGE TRUST | COMPANY a cor |
| oration, of Tulsa, Oklahoma as the party of the second part thereinafter on WITNESSETH. That said part 1981 the first part, for the purpo | illed mortgages): | Tof the sum of T | n Thousand H | ieht Hun- |
| ed and No/100 DOLLARS, the receipt of which is hereby ackn | iowledged, and also the | nterest thereon, as h | reinafter set forth, do. | by these present |
| ortgage unto said party of the second part, its successors and assigns, all | | | The state of the s | |
| ounty and State of Oklahoma, to-wit: | | | **** | |
| 연결하다는 가장을 늦다면 하는 경영을 받았다. | | | | |
| Lots Thirteen (13) and Fourte Morningside Addition to the | en (14), in | Block Eight | (8) in the | |
| to the Amended Plat of the | city of Tulsa mended Plat t | , Oklahoma, hereof. also | according known as | |
| 1621 South Newport Avenue, Tr | ulsa, Oklahom | a. | | |
| 지하다 등 하고 있다. 함께 하는 말을 지지 않고 있다. | | | | |
| To have and to hold the same, together with all and singular the im | | The second of the second of | and the state of t | |
| This mortgage is given to secure the payment ofpromi | issory noteto-wits_ | | | |
| due August 1st, 19 26: two principal note for the sum of \$ | | | | each, aue |
| ing one brincipal note for the sum of \$ | 800.00, aue | lugust Ist, | Tase. | |
| | | | | |
| te herewith, payable at the office of mortgages, signed by mortgagors, a | nd bearing interest at 10 | % per annum after m | aturity, payable semi-ar | inually, also all con |
| ission notes executed simultaneously herewith as a part of this transaction. Said mortgagors hereby covenant that they are owners in fee simple of | | | | |
| fend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against l | | | | |
| d maintain such insurance during the existance of this mortgage, All poli | icies taken out or issued | on the property, ever | though the aggregate | exceeds the amoun |
| this mortgage, shall be assigned to the mortgagee as additional security and, le 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 | o the mortgagee herein, t | he mortgagee may, at | its option, without notic | e, insure or reinsur |
| e improvements on said real estate and the amounts of premiums paid ther id shall bear interest until paid at 10% per annum from date of such payme | ot. | | | **** |
| Said mortgagora agree to pay all taxes and assessments lawfully ass arges or incumbrances upon said property which are, or may become, pri | | | | |
| ot be promptly made when due or payable, then mortgagee may satisfy o | r pay such liens, charges | or incumbrances. A | ll payments so made by | the mortgagee sha |
| mediately be due and payable to it, including all costs, expenses and atto nounts so expended or paid shall bear interest at 10% per annum from p | | | | |
| cured by this mortgage. It is further understood and agreed that during the term of this mort | reage all buildings feaces | aidewalke and other | improvemente on said a | roperty skall be l-o |
| y mortgagors in as good state of repair as the same are at the present time | ne and that no waste she | ll be permitted; that | the premises shall not b | e used for any illege |
| r disreputable business or used for a purpose which will injure or render so countlation of combustible material shall be permitted on the premices; the | | | | |
| said premises shall be kept in a good state of repair so that the same we that damage will not result to the improvements or any portion thereo | | | | |
| sult from any cause propera nd suitable repairs will be immediately done | and installed so that the | | | |
| ndition as the same are at the present time, ordinary wear and tear excepter Said mortgagors further expressly agree that in case of foreclosure of t | this mortgage, and as ofte | | | |
| ded, attorney fees as provided in any of the notes above described will be ir foreclosure and the same shall be a further charge and lien upon said p | | | | |
| ny judgement rendered, and the lien thereof enforced in the same manne Now if said mortgagors shall pay or cause to be paid to said mortgages, | r as the principal debt h | ereby secured. | e da kayan Krista Liliyay k | |
| ith the interest thereon according to the terms and tenor of said notes, and | shall keep and perform d | uring the existance of | this mortgage the coven | ants and agreement |
| rein contained, then these presents shall be wholly discharged and void, other the notes, or any of them, when due, or in case default in the performan | | | | |
| e entire principal sum eereby secured and all interest due thereon may at the ortgage may thereupon be foreclosed immediately to enforce payment | e option of the mortgag | ee and without notice l | e declared due and pay | able at once and th |
| ortages shall, at once upon the filing of petition for the foreclosure of th | is mortgage, be forthwith | entitled to the imme | diate possession of the a | boye described pren |
| es and may at once take possession of the same and receive and collect t court of proper jurisdiction for such purposes and all costs, charges and fe | es incurred shall constitut | e and be an additiona | l lien under the terms o | f this mortgage. |
| Said mortgagors waive notice of election to declare the whole debt d e covenants, agreements and terms contained herein shall be binding on the | | | | |
| the mortgagee, its successors and assigns. | | | The last of the last of the | |
| , IN WITNESS WHEREOF, said part 198 the first part ha VO | hereunto set th | elrhand | The day and year first | above written. |
| 그 뭐하다 맛이를 잃었는데 맛을 하고 있다. 그릇을 | | W. A. Brow Frances H. | nlee Brownlee | |
| ta tarah an international diagraphic designation of the extension of the contract of the contract of the contract of | | | | (, |
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| ATE OF OKLAHOMATulsa | | | The second of the second of the second | スクサ |
| E. P. Jennings | a Notary | | | |
| E. P. Jennings | a Notary | | | |
| Before me. E. P. Jennings W. A. Brownlee and Francesonally appeared | a Notary July ces H. Brownl | ee, his wif | j, | |
| Before me. E. P. Jennings day of the secondly appeared. W. A. Brownlee and Frances | a Notary July ces H. Brownl | ee, his wif | ë | |
| Before me. E. P. Jennings W. A. Brownlee and Fran We known to be the identical person. Who executed the within and forest | a Notary Les H. Brown1 going instrument; and ac | ee, his wif | ë | |
| Before me. E. P. Jennings W. A. Brownlee and Fran We known to be the identical personal who executed the within and forest their free and voluntary act and deed WITNESS my hand and official seal in said County and State, the | a Notary JULY COS H. Brown going instrument; and aclor the uses and purposes | ee, his wif | they | |
| Before me. E. P. Jennings W. A. Brownlee and Fran We have a brownlee and Fran Who executed the within and forest their free and voluntary act and deed WITNESS my hand and official seal in said County and State, the | a Notary JULY COS H. Brown going instrument; and aclor the uses and purposes | ee, his wif | e they | |
| Before me. E. P. Jennings W. A. Brownlee and France of the ire the within and foregreeted the same as their free and voluntary act and deed witness my hand and official seal in said County and State, the May 15, 1924. (Seal) | a Notary July Ces H. Brown1 going instrument; and acl for the uses and purposes a day and year last above | ee, his wif | e they | |
| Before me. E. P. Jennings day of W. A. Brownlee and Fran me known to be the identical person. Who executed the within and fore; their free and voluntary act and deed WITNESS my hand and official seal in said County and State, the May 15, 1924. (Seal) | a Notary July Ces H. Brown1 going instrument; and ac- for the uses and purposes a day and year last above EASURER'S ENDORS | ee, his wif | e they | 192 🕉 |
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| Before me, E. P. Jennings W. A. Brownlee and France of the identical persons. Who executed the within and foregreeted the same as their free and voluntary act and deed WITNESS my hand and official seal in said County and State, the May .15, 1924. (Seal) y commission expires. | a Notary JULY COS H. Brown1 going instrument; and act for the uses and purposes a day and year last above EASURER'S ENDORS | ee, his wif | they ennings, No | 192.3 |
| Before mc. E. P. Jennings day of sonally appeared W. A. Brownlee and France with the identical person. Who executed the within and foregreeted the same as their free and voluntary act and deed witness my hand and official seal in said County and State, the May 15, 1924. (Seal) y commission expires TR | a Notary JULY COS H. Brown1 going instrument; and act for the uses and purposes a day and year last above EASURER'S ENDORS | ee, his wif | e they | 192.33 |