## MORTGAGE RECORD No. 419

| 240576 C.M.J.  |  |   |  |
|--|--|---|--|
| FROM   | STATE OF OKI This instruction of   | AHOMA, TULSA COUNTYA. D. 1922<br>A. D. 1922<br>M., and duly recorded in Book 4  | 21<br>at 4:00 day<br>19 at page 276  |
| TO   | ((SEAL))   | 0G. Weaver,   |  |
| EXCHANGE TRUST COMPANY   |  | By Brady Brown,   | Deputy   |
| TULSA, OKLAHOMA  | ) Fees   |   |  |
| THIS MORTGAGE, Made this 21st day of Roland A. Trees and Emma D. Tree  | s, his wife  | nber A.D.<br>of Tulsa   | , 1923, by and between   |
| County, in the State of Oklahoma, as the part 195f the first part (hereinafter poration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WITNESSETH, That said part of the first part, for the purpose of NO/100  DOLLARS, the receipt of which is hereby acknowledged.   | mortgagee):<br>of securing the paymen  | at of the sum of THIRTY-FIVE  | HUNDRED AND  |
| NOZ 100 DOLLARS, the receipt of which is hereby acknowl<br>mortgage unto said party of the second part, its successors and assigns, all the  |  |   |  |
| County and State of Oklahoma, to-wit:  |  |   |  |
| The West Forty-six (46) feet of Lot<br>feet of Lot Three (3) in Block Thre<br>City of Tulsa, Oklahoma, according<br>known as 110 East Eighteenth Street  | e (3) in Si  | eg Addition to the  |  |
| 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 of  |  |   |  |
| due October 1st, 19 25   |  |   |  |
| 요  |  |   |  |
| date herewith, payable at the office of mortgagee, signed by mortgagors, and mission notes executed simultaneously herewith as a part of this transaction; an Said mortgagors hereby covenant that they are owners in fee simple of sidefend 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 mortgage as additional security and insule thereon and apply the same to the payment of the indebtedness hereby sec 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 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 assess charges or incumbrances upon and property which are, or may become, prior into the promptly made when due or payable, then mortgage may satisfy or primmediately be due and payable to it, including all costs, expenses and attorne 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 a on said premises shall be kept in a good state of repair so that the same will so that damage will not result to the improvements or any portion thereof fresult from any cause proper an dualitable 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 with the interest thereon according to the terms and tenor of said notes, and sherein contained | bearing interest at 10 d this mortgage shall aid premises; that the by fire or tornado in the staken out or issued case of loss under any cured or may elect to emortgage herein, the shall be secured here ed on said premises be claims over the lien of any such liens, charges yield from the secured here ed on said premises be claims over the lien of any such liens, charges yield from the secured here ed on said premises by fees in connection the ment until reimbursm ge all buildings, fences and that no waste she premises unfit or less all fixtures now installe be useful and suitable to useful and suitable come a failure to main dinstalled so that the mortgage, and as often did to said mortgage. Including intermortgage, beforthwith rents, issues and proform of or refusal to observe ption of the mortgage, beforthwith rents, issues and profice on the same shall constitute as above provided an ortgagors, their heirs, recently set. The | The per annum after maturity, payable a also secure the payment of any renewal as are are free and clear of all incumbrates are free and clear of all methade the buildings repaired or replaced are mortgagee may, at its option, without an all be deemed immediately dure of this mortgage and in case such disches or incumbrances. All payments so merewith, whether brought about by litient is made and shall be additional lients is made and shall be additional lients are free and the first of the free free and free free and free free free free free free free fre | emi-annually, also all com- s of any such indebtedness, nees; and will warrant and nees in any such indebtedness, nees; and will warrant and nees benefit of the mortgagee regate exceeds the amount neys payable and receive- In case of failure, neglect it notice, insure or reinsure e and payable to mortgagee discharge any and all liens, arge and satisfactoron shall ade by the mortgagee shall gation or otherwise, and all ns upon said property and said property shall be kept inot be used for any illegal poses; that no unnecessary or about the improvements sen or may be installed and in case any damage should maintained at least as good oreclose same as herein pro- on the filing of the petition closure suit and included in the described notes, together toovenants and agreements be made in the payment onditions herein contained, did payable at once and this tioned or contemplated and of the above described prem- tive a receiver appointed by erms of this mortgage. appraisement laws. All of, ad shall be for the benefit or first above written. |
| STATE OF OKLAHOMA. <u>Tulsa</u> County,  Before me, <u>Maurice A. DeVinna</u>  | , a Notary   | Public in and for said County and Stat  | e, on this21st   |
| day of   | Septem<br>Trees. hi  | her<br>s wife.  | 192.3,   |
| 함 사람이 이 아이지의 사실 이 등록하는 방사되었다. 부족하는 사람이 가능하는  |  | pallati la Palta dua na parta di Abasi  |  |
| o me known to be the identical person  |  |   |  |
| wecuted the same as  |  | fill frank fire Afgan Anadaji na kababat  |  |
| 물 있으면 없이 그는 말이 나가 보다는 그리를 목 이 교육되니? 하다리 아버리는 이를 입니다  |  | Maurice A. DeVin  | 18.<br>Notary Public.  |
|  | SÜRER'S ENDORS<br>t No. // 607 t   | EMENT herefor in payment of mortgage tax on 1923  | the within mortgage.  Whey County Tregsurer.   |