## Mortgage Record No. 419

Before me, Maurice A. DeVinna a Notary Public in and for said County and State, on this 3d April 1924  personally appeared Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they their	254933 C.I.J.	and the Committee of th
EXCLANGE TREST COMPANY  THES MONTHAGE, Nat. 16. BESCHOM  THE MONTHAGE THE THE THE THE THE THE THE THE THE TH	FROM .	STATE OF OKLAHOMA, TULSA COUNTY 3
EXCLANGE TREST COMPANY  THES MONTHAGE, Nat. 16. BESCHOM  THE MONTHAGE THE THE THE THE THE THE THE THE THE TH		of April L April A
EXCLANGE TREST COMPANY THES ACCULATIONA THE SOUTHWAY SALES AS A SECOND STATE OF THE SE		O. G. Weaver
THIS. MONTOMAN, Subsistin, 1800015.  THIS MONTOMAN, Subsistin, 180		(SEAL) Brady Brown. County Clerk
THIS MORTCACE, No. Schie this. \$899.RI.		Deputy
postation of Table, Chickens as the party of the second part (Commission cold amortages).  WITHERSTO, The second part (Life the party, rich to purpose at securing the payment of the sum of		Fees
postation of Table, Chickens as the party of the second part (Commission cold amortages).  WITHERSTO, The second part (Life the party, rich to purpose at securing the payment of the sum of	THIS MORTGAGE, Made this Second day of April A.D., 192 day of Wynona Galbreath and G. H. Galbreath, wife and husband, of Tulsa	
SERS. NO. ACO.  SCHARS, the receipt of which is bready extended and the following described or cleans, showed in STARS.  Country and State of Olisians, twelf.  Lot Sight (8) in Block Sleven (11) in Maple Park Addition to the city of Tules, Tules, Tules Country, Addition, twelf.  Lot Sight (8) in Block Sleven (11) in Maple Park Addition to the city of Tules, Tules Country, Oklahoma, according to the recorded plat thereof; also known as 1532 South Clancians, according to the recorded plat thereof; also known as 1532 South Clancians, according to the recorded plat thereof; also known as 1532 South Clancians, according to the recorded plat thereof; also known as 1532 South Clancians, according to the recorded plat thereof; also known as 1532 South Clancians, according to the recorded plat the second to the payment of the second to the payment of the pay	nametion of Tules Oblahams as the master of the second want (housing from selled -	
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Lot Sight (6) in Blook Eleven (11) in Maple Park Addition to the city of Fulss, Tules County, Oklahoma, scoording to the recorded plat thereof; also known as 1832 South Cincinnati Avenue, Tules, Oklahoma.  To have and is held the man, tegether with all and singular the improvements therein, the incoments, hernitianents and apportenance thereins belonging, or in suppose appetraining, forces.  The morages is given a search the payment of .2008	mortgage unto said party of the second part, its successors and assigns, all the following described real estate, situated in	
Tables Country, Oklahoma, according to the recorded plat thereof; also known as 1532 South Oincinnati avenue, register with all and singular the improvements thereon, the incuments, herefittenents and apportenance thereunts belonging, or in species appearance, forener.  The moraging is perce to source the payment of		
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shake herewith, psychole at the office of mortragees, signed by mortragepens, and bearing interest at 10% per annum after maturity, psychole semi-enmanily, also all commission notes executed simultaneously between the asymptotic of the transactions and this mortrage shall to be into a secure the payment of any reversel of the transactions and this mortrage shall to be a more against all brid'd leisins of any relate years.  Said mortgagers age too insures the buildings on an simple of said premises that the sums as a few and clear of all mortrages and maintain such insurance during the existance of this mortgage. All policies taken out or insued on the property, even though the aggregate exceeds the amount of this mortgage, and the said contrages. All policies taken out or insued on the property, even though the aggregate exceeds the amount of this mortgage, and the said contrages and administrate on an all the said contrages. All policies to the mortgage bearing, the mortgage may, at its option, without notice, insure or trainsure the improvements on all cal exists and the amounts of primitine goald therefor shall be secured hereby and shall be described medically all and individual notice, insure or trainsure the improvements on all cal exists and the amounts of primitine goald therefor shall not be promptly made when doe or payable, then mortgages may said in the promptly made when doe or payable, then mortgages may said promptly made when doe or payable, then mortgages may and said lines, charges or incumbrances. All payments a made by the mortgages shall immortate to expended or paid shall be arrived which are, and premises which are all the promptly made when doe or payable, then mortgages may as such lines, thanks a such as a payable to the mortgages and immoditately and one of payable to it, including all coats, copressed and the said and the promptly made when doe or payable, then mortgages may as all more thanks and the said and the payable to the mortgages as hall immoditely an advantage of the payabl	네. 무료하다면 하나를 뭐니 않아. (폭발하다다를 없었다.)	[1] 12 12 12 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15
defend the same applies all lavid claims of any other person.  Said mortgages agree to insure the buildings on asid premises against loss by fire or ternado in the sam of \$3.4,000.00. for the benefit of the mortgage and maintains such insurance during the existance of this mortgage. All policies taken out to issued on the property, even though the aggregate exceeds the amount of the property of	date herewith, payable at the office of mortgagee, signed by mortagagors, and bearing interest at 10% per annum after maturity, payable semi-annually, also all commission notes executed simultaneously herewith as a part of this transaction; and this mortgage shall also secure the payment of any renewals of any such indebtedness.	
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It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks aid other improvements on said property shall be kept by mortgagons in a good state of regain as the same are at the present time and that no waste shall be permitted; that the premises shall not be used for any jillegal or disreptable business or used for a purpose which will injure or render said premises unit or less desirable for their present uses and purposes; that no unnecessary ascumulation of combustiles material shall be permitted in the premisers on said premises shall be kept in a good state of repair so that the same will be useful and suitable for the purposes for which they have been or may be installed and so that damage will not result to the improvements or any portion to really from any cause propers and suitable repairs will be immediately done and installed so that the improvements on said premises will be materially and the same shall be the form of the factor of the premises will be materially done and installed so that the improvements on said premises will be materially done and installed so that the improvements on said premises will be materially and the same shall be recovered and the same shall be a further charge and lies used and permises and the same shall be recovered and shall be recovered and shall be recovered and shall be a further charge and lies upon as all premises and the amount thereof shall be recovered and included in any judgement rendered, and the lies thereof enforced in the same manner as the principal debt hereby secured.  Now if said mortgages shall pay or cause to be paid to estil contegoe, its accessors of shall be recovered shall be recovered shall be such and premises and the amount thereof shall be recovered and lies thereof enforced in the same manner as the principal debt hereby secured.  Now if said mortgages and its and the same manner as the principal debt hereby secured.  Now if said mortgages and its and the same shall be recovered and the same	amounts so expended or paid shall bear interest at 10% per annum from payme	
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with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgage the covenants and agreements been herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in Iuli for default be made in the payment of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contained, the entire principal sum ererby secured and all interest due thereon may at the option of the mortgage and without notice be delared due and payable at once and this mortgage may thereupon be foreclosed immediately be enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortgage half, at once upon the filling of petition for the foreclosure of this mortgage, be fortively entitled the mendiate possession of the above described premises and may at once take possession of the assess and all costs, charges and fees herein mentioned or contemplated and mortgage may thereupon be foreclosed immediately by a court of proper jurisdiction for such purposes and all costs, charges and fees herein mentioned or contemplated and mortgage may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees herein mentioned or contemplated and mortgage and profits thereform and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and profits thereform and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all constitute and be an additional lieu under the terms of this mortgage.  Said mortgagers waive notice of election to declare the whole debt due as above provided and also the hereifit of stay, valuation or appraisament laws. All of the nortgage, its successary and all the forms and all the proper such and the proper such purposes and a	for foreclosure and the same shall be a further charge and lien upon said premis	ses and the amount thereof shall be recovered in said foreclosure suit and included in
of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contained, the entire principal sum ererby secured and all interest due thereon may at the option of the mortages any thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortages may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortages that, at once upon the filling of petition for the foreclosure of this mortages be forthwith entitled to the immediate possession of the above described premises and may at once take possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortages.  Said mortageors waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of these evenants, agreements and terms contained herein shall be binding on the mortageors, their heirs, personal representatives and assigns, and shall be for the benefit of the mortages, its successors and assigns.  IN WITNESS WHEREOF, said part 1.9.3f the first part ha. Y@hereunto set. their, personal representatives and assigns, and shall be for the benefit of the mortages, its successors and assigns.  STATE OF OKLAHOMA, Tul 38  STATE OF OKLAHOMA, Tul 38  Gounty as,  Before me, Maurice A. DeVinna Galbreath and G. H. Galbreath, wife and husband,  On the known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they therefore any personal pe		
mortages may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortages shall, at once upon the filling of petition for the forecloure of this mortages, be forthwith entitle possession of the above described premises and may at once take possession of the same and receive and cellect the rents, issues and profits therefrom and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incured shall constitute and be an additional lieu under the terms of this mortages. Said mortageors waite notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mortageors, their heirs, personal representatives and assigns, and shall be for the benefit of the mortages, its successors and assigns.  IN WITNESS WHEREOF, said part 1886 the first part ha. Ye hereunto set. their hand S. the day and year first above written.  Wynona Galbreath  G. H. Galbreath  G. H. Galbreath  STATE OF OKLAHOMA. Tulsa County, ss.  Before me. Maurica A. DeVinna a Notary Public in and for said County and State, on this. 3d.  April 1924  personally appeared. Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as free and voluntary act and deed 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 features. May 11th, 1927. (Seal) Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$AAL and issued receipt No. \$AAL A. 1924. Therefor in payment of mortgage tax on the within mortgage.  Dated this \$AAL A. 1924. Statutes.  By		
mortages shall, at once upon the filing of petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above described premises and may at once take possession of the same and receive and collect the rents, issues and profits therefore and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgagors waive notice of electron to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mortgagors, their heirs, personal representatives and assigns.  IN WITNESS WHEREOF, said part 1986 the first part hat Yehereunto set. their hand Sthe day and year first above written.  Wynona Galbreath  STATE OF OKLAHOMA. Tulsa County, ss.  Before me, Maurice A. Devinna a Notary Public in and for said County and State, on this 3d.  day of April 1924  personally appeared Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me that they executed the same as free and voluntary act and deed 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  My commission expires.  I hereby certify that I have received \$ A A A A A A A A A A A A A A A A A A		
a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage.  Said mortgagors was notice of electrion to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit of the mortgages. Its successors and assigns.  IN WITNESS WHEREOF, said part established the first part has Venereunto set. the incomplete the day and year first above written.  Wynona Galbreath  STATE OF OKLAHOMA. Tulsa County, as.  Before me. Maurice A. DeVinna a Notary Public in and for said County and State, on this day of April 192.  personally appeared. Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. So who executed the within and foregoing instrument, and acknowledged to me that their free and voluntary act and deed 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.  My commission expires. Hay 11th, 1927. (Seal)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ Application and issued receipt No. 132. therefor in payment of mortgage tax on the within mortgage.  Dated this 2 April 192. Application of the county and State, the day and year last above written higher the same as the county and State, the day and year last above written higher for the same as the county and State, the day and year last above written higher for in payment of mortgage tax on the within mortgage.  Dated this 2 April 2 Application to the vicinium mortgage.  By County Westwere.  By County Westwere.		
the covenants, agreements and terms contained herein shall be binding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit of the mortgage, its successors and assigns.  IN WITNESS WHEREOF, said part 1956 the first part ha. V9 hereunto set. their hand S the day and year first above written.  Wynona Galbreath  STATE OF OKLAHOMA. Tulsa County, ss.  Before me. Maurica A. DeVinna a Notary Public in and for said County and State, on this day of. April 192.  personally appeared. Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed 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  My commission expires. Hay 11th, 1927. (Seal) Maurice A. DeVinna.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ A A County and issued receipt No. 4 3 5 C. therefor in payment of mortgage tax on the within mortgage.  Dated this. 3 M. day of A A County Tendurer.  By La County Tendurer.  By La County Tendurer.  By La County Tendurer.	a court of proper jurisdiction for such purposes and all costs, charges and fees inc	urred shall constitute and be an additional lien under the terms of this mortgage.
IN WITNESS WHEREOF, said parties it the first part has Yebereunto set their hand S the day and year first above written.  Wynona Galbreath  G. H. Galbreath  STATE OF OKLAHOMA.  Before me. Maurice A. DeVinna a Notary Public in and for said County and State, on this.  April 1924.  personally appeared. Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they  executed the same as their free and voluntary act and deed 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  My commission expires. May 11th, 1927. (Seal)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 1 and issued receipt No. 4350 therefor in payment of mortgage tax on the within mortgage.  Dated this 3 Main day of County Persurer.  By L. Ballang.	the covenants, agreements and terms contained herein shall be binding on the mort	gagors, their heirs, personal representatives and assigns, and shall be for the benefit
G. H. Galbreath  STATE OF OKLAHOMA. Tulsa County, as.  Before me. Maurice A. DeVinna day of. April 1924  personally appeared. Wynona Galbreath and G. H. Galbreath, wife and husband.  to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed 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  My commission expires. May 11th, 1927. (Seal)  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ A A DeVinna and issued receipt No. 4 3 5 C. therefor in payment of mortgage tax on the within mortgage.  Dated this. 2 M. Stuckey  County Wessurer.  By L. Baulang.	IN WITNESS WHEREOF, said part 10 St the first part ha Ve her	eunto set their hand S the day and year first above written.
STATE OF OKLAHOMA, Tulsa County, as.  Before me. Maurice A. DeVinna a Notary Public in and for said County and State, on this 3d.    day of April 192.4		Wynona Galbreath
day of April 1924  personally appeared Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they  their free and voluntary act and deed 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  Maurice A. DeVinna.  Maurice A. DeVinna.  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$Asilonia and issued receipt No. 4350 therefor in payment of mortgage tax on the within mortgage.  Dated this 344 Statebay  County Yeasurer.  By L. Baulang		G. H. GRIDTERIN
day of April 1924  personally appeared Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they  their free and voluntary act and deed 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  Maurice A. DeVinna.  Maurice A. DeVinna.  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$Asilonia and issued receipt No. 4350 therefor in payment of mortgage tax on the within mortgage.  Dated this 344 Statebay  County Yeasurer.  By L. Baulang	STATE OF OKLAHOMA, Tulsa County, se	
personally appeared Wynona Galbreath and G. H. Galbreath, wife and husband,  to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed 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  Maurice A. DeVinna.  Notary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 1,100 and issued receipt No. 14350, therefor in payment of mortgage tax on the within mortgage.  Dated this 3 M. day of April		a Notary Public in and for said County and State, on this
to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they their free and voluntary act and deed 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  Maurice A. DeVinne.  Motary Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$AAAA	With the Color Color beautiful and a Color TT	
executed the same as	personally appeared.	
executed the same as	to me known to be the identical person. S. who executed the within and foregoing	instrument, and acknowledged to me that they
My commission expires Hay 11th, 1927. (Seal)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 1,22 and issued receipt No. 14350 therefor in payment of mortgage tax on the within mortgage.  Dated this 3 11 the least County Transurer.  By L., Bauling	executed the same asfree and voluntary act and deed for the	e uses and purposes therein set forth.
My commission expires 189 11th, 1927. (Sec. 1)  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$ 1,22 and issued receipt No. 14350 therefor in payment of mortgage tax on the within mortgage.  Dated this 3 11 to key County Transurer.  By L., Balling	있는 경기 취임 그는 전경에 느껴졌다면서 가장 가는 그렇게 하는 그리고 하는 것이 없는 것을 하는 것이다.	
I hereby certify that I have received \$ 1.20 and issued receipt No. 14350 therefor in payment of mortgage tax on the within mortgage.  Dated this 3.11	My commission expires May 11th, 1927. (Sea	1) Notary Public.
I hereby certify that I have received \$ 1.20 and issued receipt No. 14350 therefor in payment of mortgage tax on the within mortgage.  Dated this 3.11	TBFACI	URER'S ENDORSEMENT
By S., Barling.	I hereby certify that I have received \$ 22 2 and issued receipt No. 14350 therefor in payment of mortgage tax on the within mortgage.	
By S., Barling.	Dated this 3 M day of Africa	l. 192.11.
By S. Balling Deputy.	au	111 711 21 1122 100 12
/ Deputy:		By S. Barling
particles and the second of th		/ Deputy.