. Mortgage Record No. 419

THIS MORTCACE, Made this. 22.12 day of May. THIS MORTCACE, Made this. 22.12 day of the second part Questinatur adults maragents. County, in the State of Childham, at the pull-Ref the first part, for themselves the maragents wisther one or most), and EXCHANGE TRUST COMPANY posted. A This. Glokhama at the purp and the state of the same of the same of 1.25.7.1.10 Dhouland a STALL COMPANY posted of This. Glokhama at the purp and the same of 1.25.7.1.10 Dhouland a STALL COMPANY posted of This. Glokhama to the purp desire of the same of 1.25.7.1.10 Dhouland a STALL COMPANY posted of This. Glokhama to the same of 1.25.1.10 Dhouland a state of the same of 1.25.1.10 Dhouland the 1.25.1.10 Dhouland the same of 1.25.1.10 Dhouland the sam	258860 C.M.J.	
EXCHANGE TRIST COMPANY TUES ORTHON CONVI- TUES ORTH	FROM	
EXCHANGE TRUST COMPANY TULBA OKALHOMA Form. THIS MORTCACE, Much take 2518. T. M. 2014. May 1 he for the form of the company		
TULSA. OKLANDMA Form. THE MONTCACE, Mach. tim. 2210. A. M. Salth. Salth Margarat is. Smith), his wife A. D. 1974. by said by YILES. Contay, in the State of Okhabana, as the part of Destinative called marageness whether on or man), and EXCHANDET TRUST COMPANY WINTEXESTIT. That said parts 254t the first part for the purpose of surious destination of the interest theorem. In the arms of the company of the interest theorem. A the arms of the company of the interest theorem. In the arms of the company of the interest theorem. In the arms of the company of the company of the interest theorem. In the arms of the company of the c	마시 (1985년 - 1984년 - 1985년 - 1984년 - 1 1984년 - 1984년	1
THIS MORTGAGE, Made this. \$\frac{EPIS}{V. W. SILVEN AND ADD MORTGAGE AND STATES, ADD STATE	어머니는 그는 아들의 이 다른 모르게 하다면 그리다 그리고 하는 모르게 했다.	ByDeputy
The Name of Children is the past Style of the first part (derivative railed management whether was or man), and EKCHINNGE TRUST COMPANY WITNESSEETH. That and parts 25% the first party for the purpose of sections the symmetry of the second and 1.2.5.1.7.1.1.7.2. Thousand a part 25% the first party of the purpose of sections the symmetry of the second and 1.2.5.1.7.1.1.7.2. Thousand a symmetry of the second apart, in monement and anima, all the following described rail witness status of the second part o	TULSA. OKLAHOMA	Fees
protein, of The. Childrams as the party of the second present of the sound, printed and the sound present of the sound, printed the sound, printed the sound, printed the sound, printed the sound printed the sou	Inio Morioade, Made thisa	
Compty and State of Okhahem, towith. Lot Five (S) in Block One Hundred Four (104) in the Original Town, now (101), of Tulsa, Tulsa Ounty, Oklahoma, according to the official plat thereof. It have and to held the more, tegsther with all and highest the improvement thereon, the tetements, hereflaments and appartenances thereon in anything apparationing, forece. To have and to held the more, tegsther with all and highest the improvement thereon, the tetements in a special content of the content of the contents. Leveliaments and appartenances thereon in anything apparationing, forece. To have and to held the more, tegsther with all and highest the improvement thereon, the tetements in a special content of the content	poration, of Tulsa, Oklahoma as the party of the second part (hereinafter called WINESSETH. That said part. 1986 the first part, for the purpose	led mortgagee): se of securing the payment of the sum of Fifty-five Thousand and
Lot Pive (5) in Block One Hundred Four (104) in the Original Town, now Oity, of Tules, Tules County, Oklahoma, according to the official plat thereof. To lave and to hold the same, tepther with all and singular the improvement thereon, the tensments, iteralizations and appartments of the original town, and the control of the same to the proposed of the control of		owledged, and also the interest thereon, as hereinafter set forth, doby these presents Tulse.
now of try, of Palsa, Talsa Gounty, Oklahoms, according to the official plat thereof. To have and to hold the man, together with all and singular the improvement thereon, the troosers, herolitaments and appartmenters thereon to reasoning special control of the second		he following described real estate, situated in
now of try, of Tales, Tales County, Oklahoms, according to the official plat thereof. To have and to held the same, topther with all and simpler the improvement thereon, the tonoments, heredinament and appartenance thereach in any view appartaining, forever. 21/92 The mortgage is given to secure the payment off 11/10/21, 1000.00 and 11/10/21, 1000		
or in anywise appetitioning, forecer. This mortgage is given to secure the payment of \$1.000 88.01 dt. 2010.07.1 l. 1927; p. 501 principal motes for the sum of \$1.000.08.00 dt. 2010.00.00 es.01 dtus J. 1928; st. 1000.00 es.01 dtus J. 1929; st. 1000.00 es	now City, of Tulsa, Tulsa Cou	idred Four (104) in the Original Town, inty, Oklahoma, according to the official
and interest thereon as specified in the face of the same and escoridored by conceptions and some standard data herewith, payable and the office of mortages, signed by mortagepers, and besting interest at 10 Mg per anams after maturity, payable semi-annually, also makes and the security of the payable and interest and the source of the payable of the same and the mortages ablal also secure the payament of any removals and such and the same are free and clear of all incumbances; and will are also and the same are free and clear of all incumbances and will are also and the same are free and clear of all incumbances and will are also and the same are free and clear of all incumbances; and will are also and the same are free and clear of all incumbances and will are also and the same are free and clear of all incumbances and will are also and the same are free and clear of all incumbances are also and the same are free and clear of all incumbances are also and the same are free and clear of all incumbances are also and the same are free and clear of all incumbances are also and all incumbances are also and all incumbances are also and and also the same are also and also thereon and apply the same to the payment of the indebtordones hereby sourced or may elect to have the buildings repaired or replaced. In case of failure, or refusal to preceive and maintains which incursances to clear the same are also and also and also and also the same are also and	or in anywise appertaining, forever. This mortgage is given to secure the payment of Lifty-from isseach due. January 1, 1927; 19 ten principal	ssory note, S to wit. ten principal note S for the sum of \$1,000.00 in notes for the sum of \$1,000.00 each, due Januar
Margaret L. Smith STATE OF OKLAHOMA. Tulsa County, ss. Before me, Joe W. McKee and Margaret L. Smith, his wife, personally appeared W. M. Smith and Margaret L. Smith, his wife, 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 JOE W. McKee. My commission expires Feb. 6th, 1926. (Seal) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 250, and issued receipt No. 2017 Therefor in payment of mortgage tax on the within mortgan Dated this day of the county and state, the day and year last above written. And issued receipt No. 2017 Therefor in payment of mortgage tax on the within mortgan Dated this day of the county and issued receipt No. 2017 Therefor in payment of mortgage tax on the within mortgan Dated this day of the county and state, the day and year last above written.	date herewith, payable at the office of mortgagee, signed by mortgagors, and mission notes executed simultaneously herewith as a part of this transaction; a Said mortgagors hereby covenant that they are owners in fee simple of defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against los and maintain such insurance during the existance of this mortgage. All polici of this mortgage, shall be assigned to the mortgage as additional security and i able thereon and apply the same to the payment of the indebtedness hereby a 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 theref 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 asses charges or incumbrances upon said property which are, or may become, prionot be promptly made when due or payable, then mortgagee may satisfy or immediately be due and payable to it, including all costs, expenses and attorn amounts so expended or paid shall bear interest at 10% per annum from pascured by this mortgage. It is further understood and agreed that during the term of this mortg 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 or 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 result from any cause propers and suitable repairs will be immediately done a 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 the vided, attorney fees as provided in any of the notes above described will be judgement rendered, and the lien thereof enfor	and bearing interest at 10% per annum after maturity, payable semi-annually, also all com- and this mortgage shall also secure the payment of any renewals of any such indebtedness, if said premises; that the same are free and clear of all incumbrances; and will warrant and one by fire or tornado in the su m of \$30,000. Tor the benefit of the mortgage cies taken out or issued on the property, even though the aggregate exceeds the amount in case of loss under any policy the mortgage may collect all moneys payable and receive- secured or may elect to have the buildings repaired or replaced. In case of failure, neglect of the mortgages herein, the mortgage may, at its option, without notice, insure or reinsure efor shall be secured hereby and shall be deemed immediately due and payable to mortgage nt. 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 mortgagee shall repay such liens, charges or incumbrances. All payments so made by the mortgagee shall 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 ild premises unfit or less desirable for their present uses and purposes; that no unnecessary at all fixtures now installed or which may hereafter be installed in or about the improvements of the sill be useful and suitable for the purposes for which they have been or may be installed and if 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 this mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro- paid to said mortgages. Said fees shal
Before me, JOS W. McKes , a Notary Public in and for said County and State, on this 22nd May of . May personally appeared W. M. Smith and Margaret L. Smith, his Wife, 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 JOS W. McKes. My commission expires Feb. 6th, 1926. (Seal) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 320		Margaret L. Smith
personally appeared. W. M. Smith and Margaret D. Smith, his wile, 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 ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written JOB W. McKOB. My commission expires. Feb. 6th, 1926. (Sec.1) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 20.1 and issued receipt No. 20.45 therefor in payment of mortgage tax on the within mortgal Dated this 20. day of 1924.	Before me, JOS W. McKes	, a Notary Public in and for said County and State, on this 22nd
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 JOE W. McKOE. My commission expires Feb. 6th, 1926. (Sec.1) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 250 and issued receipt No. 22 february for in payment of mortgage tax on the within mortgal Dated this 22 day of 340 february for the february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february for the same and issued receipt No. 1924 february f	day of	f May 192.4 L. Smith, his wife,
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 JOS W. McKOS. My commission expires Feb. 6th, 1926. (Sec.1) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 32 and issued receipt No. 22 therefor in payment of mortgage tax on the within mortgan Dated this day of therefor in payment of Mortgage tax on the Within mortgan therefor in payment of Mortgage tax on the Within mortgan therefor in payment of Mortgage tax on the Within mortgan therefor in payment of Mortgage tax on the Within mortgan therefor in payment of Mortgage tax on the Within mortgan therefor in payment of Mortgage tax on the Within mortgan		
WITNESS my hand and official seal in said County and State, the day and year last above written JOE W. McKee. My commission expires Feb. 6th, 1926. (Seal) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 32 and issued receipt No. 1945 therefor in payment of mortgage tax on the within mortga Dated this 22 day of: 1924 1924	to me known to be the identical person_8_who executed the within and foreg	going instrument, and acknowledged to me that they
My commission expires Feb. 6th, 1926. (Sec.1) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 32 + and issued receipt No. 1924 therefor in payment of mortgage tax on the within mortga	용도 보고 가는 이번 모모를 가득하고 있다. 이 그는 사람들은 사람들은 사람들은 사람들은 사람들이 다 들었다. 나는	e Tultongley 1
TREASURER'S ENDORSEMENT I hereby certify that I have received \$32 and issued receipt No. \(\begin{align*} \dagger \dagg	조기를 다고 있는데 그 전에 들어들고 있는데 아니면 지사들은 하고 마음이 그리면에 사이를 다 어떻게 되었다.	TOP WE HOVE A SECOND OF THE PROPERTY OF THE PR
Dated this day of Stuckery	My commission expires Feb. 6th, 1926. (Seal	1) Notary Public.
Dated this day of Stuckery	. 3500 TRI	EASURER'S ENDORSEMENT
W. W. Stuckey Sound Treasures By S.B. Count Treasures	nereby certify that I have received \$-050	npr 10. 2. 225-2. Concretor in payment of mortgage tax on the within mortgage.
By Coun ₹ Treasures.		O W. W. Stuckey
		X. Q Coun∯ Treasurets
Дери		Deputy.