MORTGAGE RECORD No. 419

262900 C.M.J.			
FROM "	This instrum	AHOMA, TULSA COUNTY ss. 1. ent was filed for record on the	5 at 4:35 day at page 454
TQ	`	O. G. Weaver,	
EXCHANGE TRUST COMPANY	(SEAL)	_{By} Brady Brown,	County Clerk
TULSA, OKLAHOMA	J Fees		
THIS MORTGAGE, Made this 7th day	_{yof.} July Franks his w	A.D., fe . Tulsa	192 4 , by and between
County, in the State of Oklahoma, as the part 198 the first part (hereinaft			UST COMPANY, a cor
poration, of Tulsa, Oklahoma as the party of the second part (hereinafter call WITNESSETH). That said part as of the first part, for the purpos No/100 DOLLARS, the receipt of which is hereby acknowledge.	led mortgagee): e of securing the paymen	t of the sum of Twenty-five	Hundred and
nortgage unto said party of the second part, its successors and assigns, all t			
County and State of Oklahoma, to-wit:		<u>. 1 </u>	
Lot Seventeen (17) in Block Two (2 city of Tulsa, Tulsa County, Oklah thereof.	e) in Grandvie noma, accordin	ew Place Addition to ng to the recorded pl	the at
To have and to hold the same, together with all and singular the import in anywise appertaining, forever. This mortgage is given to secure the payment of ONS promis July 1, 19,27	sory note to-with	one principal note for the su	m of \$2,500.00
and interest thereon as specified in the face date herewith, payable at the office of mortgagee, signed by mortgagors, an ission notes executed simultaneously herewith as a part of this transaction; Said mortgagors hereby covenant that they are owners in fee simple of lefend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against left and maintain such insurance during the existance of this mortgage. All polic of this mortgage, shall be assigned to the mortgagee as additional security and able thereon and apply the same to the payment of the indebtedness hereby 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 these and shall bear interest until paid at 10% per annum from date of such paymer had shall bear interest until paid at 10% per annum from date of such payments are the promptly made when due or payable, then mortgagee may satisfy or immediately be due and payable to it, including all costs, expenses and attor amounts so expended or paid shall bear interest at 10% per annum from posecured by this mortgage. It is further understood and agreed that during the term of this mortgor of disreputable business or used for a purpose which will injure or render safaccumulation of combustible material shall be permitted on the premites; that on said premises shall be kept in a good state of repair so that the same wis othat damage will not result to the improvements or any portion thereof results from any cause propera nd suitable repairs will be immediately done 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 twided, attorney fees as provided in any of the notes above described will be for foreclosure and the same shall be a further charge and lien upon said prany judgement rendered, and the lien thereof enforced in the same mannet. Now if s	and this mortgage shall a feath premises; that the case of loss under any secured or may elect to lose taken out or issued of in case of loss under any secured or may elect to lose the mortgage herein, the for shall be secured herein, the for shall be secured herein the for shall be secured herein the sessed on said premises be or claims over the lien of pay such liens, charges ney fees in connection the ayment until reimbursme gage all buildings, fences, the and that no waste shall be useful and suitable from a failure to maintand installed so that the information of the mortgage. It is mortgage, and as often paid to said mortgages, see the shall keep and perform during the see of or refusal to observe the option of the mortgage, is incurred shall constitute as a bove provided and mortgagors, their heirs, inhereunto set. The 1.	so secure the payment of any renewals is assure are free and clear of all incumbranies as an of \$3.000.00 for the ather property, even though the aggresolicy the mortgages may collect all moniave the buildings repaired or replaced, emortgages may, at its option, without y and shall be deemed immediately due a force delinquent and shall satisfy and dithis mortgage and in case such dischargor incumbrances. All payments so maderewith, whether brought about by litiguity in the shall be additional liens sidewalks and other improvements on state by the permitted; that the premises shall resirable for their present uses and purpoor which may hereafter be installed in or or the purposes for which they have been an such fixtures in proper repair, and in any proceeding shall be taken to fore Said fees shall be due and payable upon thereof shall be recovered in said forcely be secured, and such fixtures in proper repair, and in a sany proceeding shall be taken to fore Said fees shall be due and payable upon the proper shall be recovered in said forcely secured, and sums of money specified in the above ring the existance of this mortgage the existance of this mortgage the on in full force and effect, but if default any of the covenants, agreements or core and without notice be declared due and at, costs, charges and fees herein menticentialed to the immediate possession of as therefrom and if necessary may have and be an additional lien under the term and the sales the benefit of stay, valuation or agresonal representatives and assigns, and the sales the benefit of stay, valuation or agresonal representatives and assigns, and the sales the benefit of stay, valuation or agresonal representatives and assigns, and the sales of the benefit of stay, valuation or agresonal representatives and assigns, and the sales of the sa	ni-annually, also all com of any such indebtedness cest and will warrant an benefit of the mortgage gate exceeds the amoun eys payable and receive In case of failure, neglec notice, insure or reinsur and payable to mortgage scharge any and all liens ge and satisfactoron shale by the mortgages shaltion or otherwise, and a supon said property and aid property shall be kep oses; that no unnecessar about the improvement nor may be installed an a case any damage shoul aintained at least as goo colose same as herein pre a the filing of the petitio essure suit and included i described notes, togethe ovenants and agreement ce made in the paymen ditions herein contained payable at once and th oned or contemplated ar the above described prem e a receiver appointed b ms of this mortgage. praisement laws. All c shall be for the benefi first above written,
STATE OF OKLAHOMA, Tulsa Count Before me. Joe W. McKee day of	ty, ss. , a Notary	Public in and for said County and State,	on this 8th
day of ersonally appeared E.A. Franks and Bess Sylvi	jury ia Franka hi	wife	192
하는 사람들이 있다면 하는 사람이 하다면 보면 하는 것 같은 것을 받는데 되었다. 			
me known to be the identical person. S. who executed the within and foreg	oing instrument, and ack	nowledged to me that they	
xecuted the same as their free and voluntary act and deed witness my hand and official seal in said County and State, the	or the uses and purposes	therein est forth.	
Web. 6th 1926. (Sep.)	Jean rust above	Joe W. McKee,	
			Notary Public.
TR: I hereby certify that I have received \$ 1.50 and issued rece Dated this day of	EASURER'S ENDORSI	erefor in payment of mortgage tax on t	he within mortgage. MAN County Treasurer.