. Mortgage Record No. 419

269080 C.M.J.		경기 (1) 경기 등 경기 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
FROM	STATE OF OKLA	AHOMA, TULSA COUNTY as.	8day
	of Oct.	ent was filed for record on theA. D. 192M, and duly recorded in Book	4_at_4:30
	- Ç	O. G. Weave	
	((SEAL)	Brady Brown	
EXCHANGE TRUST COMPANY		Dy	Deputy
TÜLSÄ, OKLAHOMA	J Fees		
THIS MORTGAGE, Made this 6th de	y of Octob		., 192 <u>4,</u> by and between
Russell C. McWilliams and Velma Le			
ounty, in the State of Oklahoma, as the part of the first part (hereinafter cation, of Tulsa, Oklahoma as the party of the second part (hereinafter cation witnesseth, That said part 8 of the first part, for the purpo	lled mortgagee): se of securing the payment owledged, and also the in	of the sum of Forty-five terest thereon, as hereinafter set fort	Hundred and
ortgage unto said party of the second part, its successors and assigns, all	he following described rea	estate, situated inTule	8.
ounty and State of Oklahoma, to-witi			
Lot Nine (9) in Block Seven (Horsley Hill Addition, to the according to the recorded pla	7) in Norvell city of Tuls t thereof.	Park Addition, for , Tulsa County, Ok	merly lahoma,
To have and to hold the same, together with all and singular the im in anywise appertaining, forever.			
This mortgage is given to secure the payment ofpromi	ssory note, to-wit:(Onefor the	sum of \$.4.500.00_
duc October 1 st, 1927			
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 I de maintain such insurance during the existance of this mortgage. All polithis mortgage, shall be assigned to the mortgage as additional security and the 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 improvements on said real estate and the amounts of premiums paid there dis shall bear interest until paid at 10% per annum from date of such paymer. Said mortgagors agree to pay all taxes and assessments lawfully assurages or incumbrances upon said property which are, or may become, protein the property which are, or may become, protein the property and the mortgage may satisfy comediately be due and payable to it, including all costs, expenses and attonounts so expended or paid shall bear interest at 10% per annum from a curred by this mortgage. It is further understood and agreed that during the term of this mortgagors in as good state of repair as the same are at the present time of disreputable business or used for a purpose which will injure or render a cumulation of combustible material shall be permitted on the premises; the said premises shall be kept in a good state of repair so that the same we shall to a further charge will not result to the improvements or any portion there stall from any cause propers and suitable repairs will be immediately done and tion as the same are at the present time, ordinary wear and tear excepted and the grame shall be a further charge and lien upon said any judgement rendered, and the lien thereof enforced in the same manned. Now if said mortgagors shall are or expressly agree that in case of foreclosure of ided, attorney fees as provided in any of the notes above described will be refored by the property of them, when due, or in case default in the performance of the notes	loss by fire or tornado in the licies taken out or issued on lin case of loss under any persecuted or may elect to he of the mortgage herein, the for shall be secured hereby not be mortgage of the licing of the mortgage of the licing of the mortgage of the licing of t	e su m of \$ 5,000,00 for in the property, even though the agolicy the mortgagee may collect all may the buildings repaired or replace a mortgagee may, at its option, withey and shall be deemed immediately dufore delinquent and shall satisfy and this mortgage and in case such disclor incumbrances. All payments so no rewith, whether brought about by lith it is made and shall be additional lithing the same and shall be additional lithing the properties of the premises shall be permitted; that the premises shall satisfy and put or which may hereafter be installed in or the purposes for which they have ain such fixtures in proper repair, an approvements on said premises will be as any proceeding shall be taken to Said fees shall be due and payable undereof shall be recovered in said for the purposes for which they have ain such fixtures in proper repair, an approvements on said premises will be as any proceeding shall be taken to Said fees shall be due and payable undereof shall be recovered in said for the property secured. It is mortgage the existence of this mortgage the in full force and effect, but if defau any of the covenants, agreements or and without notice be declared due at the case, charges and fees herein mentitled to the immediate possession to therefrom and if necessary may he and be an additional lien under the also the benefit of stay, valuation of ersonal representatives and assigns, and the said of the day and yn Russell C. McWilli Velms Lee McWillis	the benefit of the mortgagee gregate exceeds the amount toneys payable and received. In case of failure, neglect and notice, insure or reinsure at and payable to mortgagee discharge any and all liens, targe and satisfactoron shall nade by the mortgagee shall regation or otherwise, and all ens upon said property and an said property shall be kept ll not be used for any illegal rposes; that no unnecessary a or about the improvements seen or may be installed and din case any damage should maintained at least as good foreclose same as herein propon the filling of the petition eclosure suit and included in ove described notes, together ice covenants and agreements it be made in the payment conditions herein contained, and payable at once and this intioned or contemplated and of the above described premave a receiver appointed by terms of this mortgage. Tappraisement laws. All of and shall be for the benefit ser first above written.
TATE OF OKLAHOMA, Tulsa Com	nty, 88.		
Before me, John the WILSOII	. Octobe	rublic in and for said County and St. r	ate, on this(UA
rsonally appeared Russell C. McWilliams ar	id Velma Lee M	cWilliams, his wife	
TATE OF OKLAHOMA, Tulsa Coun Before me, John II. Wilson day of the same as the ir free and voluntary act and deed WITNESS my hand and official seal in said County and State, the January 10, 1927.	Cctobe Id Velma Lee M going instrument, and ack for the uses and purposes e day and year last above	r cWilliams, his wife nowledged to me that they therein set forth.	
	REASURER'S ENDORSI	MENT	
I hereby certify that I have received \$ 1.80 and issued rec	eipt No.110057 th	erefor in payment of mortgage tax o	n the within mortgage
I hereby certify that I have received \$ 1.80 and issued rec	steen	192.4.	L 0
		www.st	County Treasurer,
요즘 등이 가능하는 생활이 있는 물건들이 이번도 수 있는 것을 받는데 물건이다. 사람들은 사람들은 생활이 이를 발표하는데 그는 사람들이 많은 것을 받는다.		UH	County Treasurer,
	Ву	<i>J.W</i>	Q Deputy.

COMPARE ! A h