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. Mortgage Record No. 419

270060 C.M.J. From	STATE OFOR A	HOMA, TULSA COUNTY #1	영상 영상 관람
	This instrumen	at was filed for record on the 20 A. D. 192.4 at	4:30
	O'clock	M., and duly recorded in Book 419 at p	nge., 51,6
/ <b>TO</b>	(seal)	O. G. Weaver, Brady Brown,	County Clerk
EXCHANGE TRUST COMPANY TULSA, OKLAHOMA		By	Deputy
	) recs	oher	4
THIS MORTGAGE, Made this15tb J. R. League, a single man,		<u>ober</u> A.D., 192	
County, in the State of Oklahoma, as the part. Y of the first part (herein poration, of Tulsa, Oklahoma as the party of the second part (hereinafter WITNESSETH, That said party of the first part, for the pur- DOLLARS, the receipt of which is hereby a	called mortgagee): rpose of securing the payment :	of the sum of Two Thousand a	nd No/100
mortgage unto said party of the second part, its successors and assigns, a County and State of Oklahoma, to-witt	all the following described real	estate, situated in <u>Tulse</u>	
The Southerly Fifty (50) f of Lot Three (3) in Block Tulsa County, Oklahoma, ac thereof.	Fourteen (14) in	the city of Tulsa,	<b>V</b>
To have and to hold the same, together with all and singular the or in anywise appertaining, forever. This mortgage is given to secure the payment of. <u>ONE</u> pr , dueNOVEMBER 1, 19.27.	omissory note, to-wit:9	NQprincipal notefor the sum of	\$_2,000.00_
and interest thereon as specified in the data herewith, payable at the office of mortgagee, signed by mortgager mission notes executed simultaneously herewith as a part of this transact Said mortgagors hereby covenant that they are owners in fee simulations of any other person. Said mortgagors agree to insure the buildings on said premises again and maintain such insurance during the existance of this mortgage. All of this mortgage, shall be assigned to the mortgage as additional security able thereon and apply the same to the payment of the indebtedness her or refusal to precure and maintain such insurance or to deliver the policit the improvements on asid real extate and the amounts of premiums paid that data shall bear interest until paid at 10% per annum from date of such pay Soid mortgagors agree to pay all taxes and assessments lawfully charges or incumbrances upon asid property which are, or may become, not be promptly made when due or payable, then mortgagee may satisly immediately be due and payable to it, including all costs, expenses and a amounts so expended or paid shall bear interest at 10% per annum from date of such pay of disreputable business or used for a purpose which will injure or rende accumulation of combustible material shall be permitted on the premises on said premises shall be kept in a good state of repairs of the the mediately do condition as the same are at the present time, ordinary wear and tare accure for forelosure and the same shall be a further charge and lice upon any ind for foreclosure and the same shall be a further charge and lice upon any support while him cort so if or colours in the same max. Now if said mortgagors shall pay or cause to be paid to said mortgager further expressly agree that in case of foreclosure of the enters, or any of them, when due, or in case default in the perform the entire principal sum eereby secured and all interest due thereon may a mortage shall be precised and vide, of the notes, or any of them, when due, or in case default in the perfor	s, and bearing interest at 10% (ion; and this mortgage shall alls le of said premises; that the sa hat loss by fire or tornado in the policies taken out or issued on and in case of loss under any po eby secured or may elect to ha is to the mortgage herein, the herefor shall be secured hereby ment. assessed on said premises befor prior claims over the lien of t y or pay such liens, charges or (ttorney fees in connection ther m payment until reimbursmen mortgage all buildings, fences, si time and that no waste shall r said premises unfit or less dee ; that all fixtures now installed o e will be useful and suitable fo ereof from a failure to maintai one and installed so that the im pied. of this mortgage, and as often n l be paid to said mortgage. S id premises and the amount th nner as the principal debt here gee, its successors or assign, sai and shall keep and perform dur otherwisc the same shall remain nance of or refusal to observe as the option of the mortgage tent thereof, including interest f this mortgage, beforthwith et ct the rent, issues and profits d fees incurred shall constitute is the mortgagors, their heirs, pe	per annum after maturity, payable semi-an o secure the payment of any renewals of any me are free and clear of all incumbrances; a sum of \$_2,000.00 for the bene the property, even though the aggregate licy the mortgages may collect all moneys p ve the buildings repaired or replaced. In er mortgage may, at its option, without notic and shall be deemed immediately due and p re delinquent and shall satisfy and dischar his mortgage and in case such discharge an incumbrances. All payments so made by, with, whether brought about by lightion t is made and shall be additional liens upo dewalks and other improvements on said p be permitted; that the premises shall not b irable for their present uses and purposes; ir which may hereafter be installed in or abo t the purposes for which they have been or in such fixtures in proper repair, and in cass provements on said premises will be mainta as any proceeding shall be taken to foreclosse iaid fees shall be due and payable upon the ereof shall be recovered in said foreclosure by secured. Jaums of money specified in the above desc ing the existance of this mortgage the coven in fulf force and effect, but if default be m y of the covenants, agreements or condition and without notice be declared due and paya- , costs, charges and fees herein mentioned titled to the immediate possession of the a thereform and if necessary may have a re und be an additional lien under the terms o lao the benefit of stay, valuation or apprai	nually, also all com- y auch indebtedness, and will warrant and fit of the mortgagee exceeds the amount ayable and receive- use of failurć, negleet e, insure or reinsure ayable to mortgagee ge any and all liens, d satisfactoron shall the mortgagee shall or otherwise, and all a said property and coperty shall be kept a used for any illegal that no unnecessary at the improvements may be installed and a surd included in raile and and and sure as herein pro- filing of the petition suit and included in ribed notes, together ants and agreements ade in the payment ashe at once and this or contemplated and bove described prem- ceiver appointed by f this mortgage. sement laws. All of Il be for the benefit
STATE OF OKLAHOMA, Tulsa	ounty, sa.		
Before me, <u>G. A. Kramer</u> de de personally appeared. J. R. League, a.	y of October	*****	
to me known to be the identical personwho executed the within and			
nisfree and voluntary act and d	eed for the uses and purposes t	nerein set forth.	
WITNESS my hand and official seal in said County and State. My commission expires	이번 방법이 가장은 감소 등이 너무 많다.	G. A. Kramer,	otary Public.
I hereby certify that I have received \$and issued	TREASURER'S ENDORSE	VIENT	
Dated this	• • • • • • • • • • • • • • • • • • •	1010 W. W. Stuck	y Trepoprer.
	By	~/ <i>7~//1</i>	Deputy.

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