MORTGAGE RECORD No. 419

277801 C.M.J.				
FROM	STATE OF OK	LLAHOMA, TULSA COUN ument was filed for record on b.	TY ss.	day
	of Pe	b . M., and duly records	A. D. 192_5 at 4	:30
TÖ	. \		Weaver,	
EXCHANGE TRUST COMPANY	(SEAL)	By Brady	i mar i mai - mar - m - m - m - m - m - m - m - m - m -	County Clerk
그 존재하다면 하는 나는 사람이 보고 아름이 얼굴하다 모든 모든 모든 것이다.		-y		Deputy
TULSA, OKLAHOMA	J Fees			
	y of Janua		A. D., 192 <u>5</u>	by and between
Tulsa Realty Investment Company, a	The state of the fell of the fell of	and the second s	T	
County, in the State of Oklahoma, as the part \(\mathcal{Y}_{-}\) of the first part (hereinaft poration, of Tulsa, Oklahoma as the party of the second part (hereinafter cal WITNESSETH, That said party, of the first part, for the purpos Hundred DOLLARS, the receipt of which is hereby acknown mortgage unto said party of the second part, its successors and assigns, all the County and State of Oklahoma, to-wit:	lled mortgagee): se of securing the paymowledged, and also the	ent of the sum of FOUT interest thereon, as hereina	teen Thousa	nd Five
Lot One (1) in Block One Hundred Ni now City, of Tulsa, Tulsa County, C	inety-five (:)klahoma, acc	195) in the ori	ginal town, racorded	
official plat thereof.	ruarv 1. 1930	.		
	1, 1,			
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 ten promis due August 1, 1925: one prince principal note for \$500.00. due August 1 February 1 1927: 000 000 due August 1	ssory noteS, to-wit; ipal note fo	One principal note	Fahruary 1	500.00 1926; one
principal note for \$500.00, due August 1 February 1, 1927; one principal note for for \$500.00, due Yebruary 1, 1928; one principal note for principal note for \$500.00 due Yebruary 1, 1928; one principal note for \$500.00 due Yebruary 1, 1928; one principal note for \$500.00 due Yebruary 1, 1928; one principal note for \$500.00 due Yebruary 1, 1928; one principal note for \$500.00 due Yebruary 1, 1928; one principal note for \$500.00 due August 1	nd bearing interest at I	0% per annum after maturi	ty, payable semi-annus	lly, also all com-
Said mortgagors hereby covenant that they are owners in fee simple o defend the same against all lawful claims of any other person. Said mortgagors agree to insure the buildings on said premises against le	f said premises; that thoses by fire or tomado in	e same are free and clear of the sum of \$ 16,000.	all incumbrances; and OO for the benefit	will warrant and of the mortgagee
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	cies taken out or issued in case of loss under any secured or may elect to	on the property, even those policy the mortgages may contained the buildings repaired	ugh the aggregate exc collect all moneys paya for replaced. In case	ceds the amount ble and receive- of failure, neglect
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 there and shall bear interest until paid at 10% per annum from date of such paymer Said mortgagors agree to pay all taxes and assessments lawfully asse	efor shall be secured here nt. essed on said premises l	eby and shall be deemed imn before delinquent and shall	nediately due and paya satisfy and discharge a	ble to mortgagee
charges or incumbrances upon said property which are, or may become, pri- not be 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 p	r pay such liens, charge mey fees in connection t	s or incumbrances. All pay therewith, whether brought	ments so made by the about by litigation or o	mortgagee shall therwise, and all
secured 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 as accumulation of combustible material shall be permitted on the premises that on said premises shall be kept in a good state of repair so that the same wiso that damage will not result to the improvements or any portion thereof result from any cause propers and suitable repairs will be immediately done condition as the same are at the present time, ordinary wear and tear excepted	e and that no waste shid premises unfit or less it all fixtures now install ill be useful and suitable f from a failure to mai and installed so that the	all be permitted; that the p desirable for their present u ed or which may hereafter be o for the purposes for which ntain such fixtures in proper	remises shall not be us ises and purposes; that installed in or about t they have been or may r repair, and in case an	ed for any illegal t no unnecessary he improvements be installed and y damage should
condition as the same are at the present time, ordinary wear and tear exceptee. Said mortgagors further expressly agree that in case of forcelosure of the vided, attorney fees as provided in any of the notes above described will be for forcelosure and the same shall be a further charge and lien upon said property and the lien thereof enforced in the same manner. Now if said mortgagors shall pay or cause to be paid to said mortgagee,	his mortgage, and as oft paid to said mortgagee. remises and the amoun r as the principal debt l	 Said fees shall be due and t thereof shall be recovered hereby secured. 	l payable upon the filir in said foreclosure sui	ng of the petition t and included in
with the interest thereon according to the terms and tenor of said notingages, herein contained, then these presents shall be wholly discharged and void, other of the notes, or any of them, when due, or in case default in the performance the entire principal sum eereby secured and all interest due thereon may at the mortgage may thereupon be foreclosed immediately to enforce payment	shall keep and perform e erwise the same shall rem to of or refusal to obser- to option of the mortga	during the existance of this r main in full force and effect, b we any of the covenants, ago gee and without notice be dec	mortgage the covenants but if default be made eements or conditions l clared due and payable	and agreements in the payment herein contained, at once and this
mortagee shall, at once upon the filing of petition for the foreclosure of thi ises and may at once take possession of the same and receive and collect the court of proper jurisdiction for such purposes and all costs, charges and fee Said mortgagors waive notice of election to declare the whole debt do the coverants agreements and forms contained berein shall be binding on the	is mortgage, be forthwith he rents, issues and pro- is incurred shall constitu- ue as above provided an mortgagers, their bairs	h entitled to the immediate fits therefrom and if necess atte and be an additional lien and also the benefit of stay, v	possession of the above ary may have a receive under the terms of the valuation or appraisem	s described prem- ver appointed by is mortgage. ent laws. All of
of the mortgages, its successors and assigns. caused	its name to	be subscribed	by its Pres	ident and
of the mortgagee, its successors and assigns. IN WITNESS WHEREOF, said part of the first part had tested by its Secretary, and its seal to ATTEST: Forrest C. Welch, Sec'y. (Con	.hereunty set	hand - the this the 21st ULSA REALTY INV y Dr. 中. A. Per	day of Jan ESTMENT COM May Presid	we written. uary 1925. PANY, ent.
STATE OF OKLAHOMA, County of Tulsa. Count Before mc. Guy W. Settle	Ly. , 88.	y Public in and for said Cou		
January, 1925, personally appeared are the subscribed the name of the maker the personal appeared and actnowledged to me that the deed and as the free and voluntary act of the subscribed and as the free and voluntary act of the uses and purpose to me known to be the identical person. The uses and purpose of the country and the subscribed are the within and foregreen the within and foregreen the within and foregreen the within and the product of the subscribed are the subscribed and affixed my notar	T.A.Penney, reof to the re-executed of tand deed of the rein second and the rein secon	to me known to foregoing instr the same as his f said corporat to forth. IN W. office in said	be the iden ument as it: free and vo	tical person s President, pluntary-act
ay and year last above written. WHTMESS may hand and efficiel seal in each County and State, the June 15th, 1926. My commission expires	day and year last abou (Sea 1)	ewritten Quy W. S		y Public.
	EASURER'S ENDOR:	SEMENT		
I hereby certify that I have rejetived \$ and issued rece	ipt No. 18443	SEMENT therefor in payment of mort	gage tax on the within	mortgage,
Dated this day of Lewy	ay -		St. lo	
			County A	reasurer
	В	y AN	n.	
				Deputy.
na makanakan menanggalan kembanakan dalam penggalan kemanggalan penggalan dalam penggalan dalam penggalan peng	and the second s	and the second s	the contract of the contract of	and the first of the country of the