Mortgage Record No. 419

EASURER'S ENDORSEMENT and issued and issu	이 점에 이번 경험하는 것이 되었다. 그 전에 올라면 되었다면 하나 되었다면 하는 것은 하는데 하는데 함께 그 사람들이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 하는데 되었다면 되었다.		
	γ STATE OF OKLAHOMA, TULSA COUNTY **. 18th		
ertilly reported in 102	STATE OF OKLAHOMA, TULSA COUNTY as. 18th This instrument was filed for record on the 18th of 192 2 at 9:00 day O'clock A M. and duly recorded in Book 419 at page 54.		
Williamortgello Oet 192 Williamortgello Oet 1700 My Treasures	(SEAL) O.D.Lawson		
WAYNE L DICKT TOWNY Treasures WAYNE L DICKT TOWNY TOWNY WAYNE L DICKT TOWNY WAYNE THE TRUST CONTANY	(SEAL) County Clerk		
TULSA, OKLAHOMA	Fees		
THIS MORTGAGE, Made this 18th da Iward P. Marchall and Alleen S. Marchal			
in the State of Oklahoma, as the part 68 of the first part thereingit	ter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-		
tion, of Tulsa, Oklahoma as the party of the second part (hereinafter cal	lled mortgugee): 3e of securing the payment of the sum of Thirty Two Hundrad Fifty.		
1d_no/100DOLLARS, the receipt of which is hereby acknowled	owledged, and also the interest thereon, as hereinafter set forth, doby these presents		
gage unto said party of the second part, its successors and assigns, all t			
nty and State of Oklahoma, to-wit:			
Lot Seven (7) in Blo	note Wwolve (1911) Tar		
[402](1002](1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(1004)(10	일본 도봇하는 교육을 보았다. 바다는 사람들이 가르게 하지 않는 것 같아요? 그렇게 2도 사용하는 이 사내라가 되어야 하나요. 하다		
ate of Oklahoma according to the recorded plat the reof, and the west Ten (10) feet of the vacated alley adjacent to the East side of said lot. To have and to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging. To have any to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging. To have appertaining, forever. This mortgage is given to secure the payment of One			
		dueNovember let, 19.25	***************************************
herewith, payable at the office of mortgagee, signed by mortagagors, ar	e of the same and as evidenced by coupon interest notes attached thereto, all dated of even nd bearing interest at 10% per annum after maturity, payable semi-annually, also all com-		
ion notes executed simultaneously herewith as a part of this transaction;	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		
At the course was install design blatters of was other masses	loss by fire or tornado in the sum of \$4_0000 , $\Omega\Omega_{-}$ for the benefit of the mortgages		
maintain such insurance during the existance of this mortgage. All police	in case of loss under any policy the mortgagee may collect all moneys payable and receive-		
thereon and apply the same to the payment of the indebtedness hereby	secured or may elect to have the buildings repaired or replaced. In case of failure, neglect		
mprovements on said real estate and the amounts of premiums paid there	o the mortgagee herein, the mortgagee may, at its option, without notice, insure or reinsure efor shall be secured hereby and shall be deemed immediately due and payable to mortgagee		
shall bear interest until paid at 10% per annum from date of such paymen Said mortgagors agree to pay all taxes and assessments lawfully asse	nt. essed on said premises before delinquent and shall satisfy and discharge any and all liens.		
ges or incumbrances upon said property which are, or may become, pri	or claims over the lien of this mortgage and in case such discharge and satisfactoron shall r pay such liens, charges of incumbrances. All payments so made by the mortgages shall		
ediately be due and payable to it, including all costs, expenses and attor	mey fees in connection therewith, whether brought about by litigation or otherwise, and all		
red by this mortgage.	esyment until reimbursment is made and shall be additional liens upon said property and		
nortgagors in as good state of repair as the same are at the present tim	gage all buildings, fences, sidewalks and other improvements on said property shall be kept me and that no waste shall be permitted; that the premises shall not be used for any illegal		
isreputable business or used for a purpose which will injure or render sai	id premises unfit or less desirable for their present uses and purposes; that no unnecessary		
mulation of combustible material shall be permitted on the premises; tha			
aid premises shall be kept in a good state of repair so that the same wi	ill be useful and suitable for the purposes for which they have been or may be installed and		
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