## ₩IXIII. ∴ Mortgage Regord No. 419

TOWN THE SOUTH OF		. FROM : COMPARED	STATE OF OKLAHOMA; TULSA COUNTY \$5,20 th  This instrument was filed for record on the county of NOV. A.D. 192 & st 2:45
DOUBDOOT IN SECURITY COMPANY  THES NORTHAND, Ask 1916. A 1875.		$\dots \dots $	
DEGING TRUST COMPANY TYPES ACCURATED THE SOUTHERS, Ock 2005. ANALYSIS.  LOTIA, PRILITIPE, SEERS, 2016. 1916. ANALYSIS.  LOTIA, PRILITIPE, SEERS, 2016. ANALYSIS.  LOTIA, PRILITIPE, SEERS,		TO	SEAL) O. Dawe on
THE MONTROCK, Mode 101. AASI			
THIS MORPGAGE, Made to the \$455 \$50,000 \$10,000 \$20		하는 아무리 아이들은 경기 가장 중에 하는 사람들은 사람이 없는 것이 없다.	
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The state of the s	b	County, in the State of Oklahoma, as the part estate of the first part (hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a corporation, of Tulsa, Oklahoma as the party of the second part (hereinafter called mortgagee);  WITNESSETH, That said part of the first part, for the purpose of securing the payment of the sum of Four Thousand and	
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The state of the s	of mor	[발표] [발표] 사람들이 하는 사람들이 가는 사람들이 되는 사람들이 되었다. 그렇게 되었다는 사람들이 되었다는 사람들이 가는 사람들이 되었다. 그는 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 되었다.	
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The state of the s	RSEA S.S. payr	Addition to the city of Tules	a according to the
and interest thereon as specified in the face of the same and as evidenced by coupon interest notes attached through all dated of the interest excepted simulphonously between his as part of this transactions and the morteger field also netwer the programs of any own indicated the interest excepted simulphonously between his as part of this transactions and the morteger field also netwer the programs of any own indicated detend the same signals all short cleanes of one of the morteger and the same that the same is a second of the morteger and the same that the same is a second of the morteger and the same that the same is a second of the morteger and the same that the same is a second of the morteger and the same that the same is a second of the morteger and the same that the same and same that the same that the same that the same and same that the same that the same that the same and same that the same that the same that the same that the same and same that the sam	NDOI sived r in	기술다 recorded plat thereof.	
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and interest thereos as specified in the face of the same and as ordinately to supposit interest notes attached through all dated of the same and as ordinated through all dated of the same according to the same and the same an	REAS entify	This mortgage is given to secure the payment of	
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and interest thereos as specified in the face of the same and as ordinately to supposit interest notes attached through all dated of the same and as ordinated through all dated of the same according to the same and the same an	nerel pt N		
Said mortgages hereby oversamt that they are soveres in fee-simple of said premises; that the same are free and clear of all incombinations and clear of all incombinations and an artist and the same of this mortgage. All policies takes out or instal, on the property, even though the suggest consects the same of this mortgage, and the same of this mortgage. All policies takes out or instal, on the property, even though the suggest consects the same of this mortgage, and the same of this mortgage, and the same of this mortgage, and the same of the mortgage and the same of the mortgage and the same of	L Recei	date herewith, payable at the office of mortgages, signed by mortagagors, and bearing interest at 10% per annum after maturity, payable semi-annually, also all com-	
and maintain such incurrance during the estitation of this mortgage. All positive lates out or insuch, on the property, went that the property can be a such as any positive the mortgages may coiled all memory beyond and were able thereon and apply the data to the contragues having the contragues and the contragues a		Said mortgugors hereby covenant that they are owners in fee simple of said premises; that the same are free and clear of all incumbrances; and will warrant and	
able thereon and apply the same to the payment of the inductionates are released to preserve and maintime such interance or role (title besidence to the metryages Neven, to metryages) and the metry control of the improvements on said interaction of the improvements on said extended in the amounts of greenines paid therefore all the secured hereby and shall be demand immediately due and payable to menty and the improvements on said presents and the same of the same of the said of the improvement on the presently manual three and assessments hereby and shall be shorted posterior of the improvement on the presently manual three when does prove to pay all these and assessments hereby the same of the presently manual three when does not payable them metryages may satisfy or up seed lines, descent of the improvements on made by the metry and all lines are received by this mortages.  Les in further understood and agreed that clutting the term of this mortage all buildings, feeces, allewhat and the shall be adultional lines uponed and poperty when the present the metry and the present the same all large three the same allowed the same all poperty and all lines are presented by this mortages.  Les in further understood and agreed that clutting the term of this mortage all buildings, feeces, allewhat and the property all the by mortages in a good state of regain as a the assessment of the present the same all larges feecewhile that the presents in all the presents of the present the same all the presents of the present the same all the presents of the present the same all the presents the same all the presents the same all the presents of the present the institute of the presents of the same and the present the same all the same all the same all the presents of the same allowed the same all the same allowed the same al		Said mortgagors agree to insure the buildings on said premises against loss by fire or tornado in the sum of \$D_QQQ_eQQfor the benefit of the mortgagee and maintain such insurance during the existance of this mortgage. All policies taken out or issued on the property, even though the aggregate exceeds the amount	
the improvements on said real senter and the amounts of greeniums paid therefor chall be secured horsely and shall be interest until paid at 100 gers amount from shall come and supported.  Said mortgagers agree to say all taxes and assessments leading aimend on a said premise before delinguant and shall stay and disharps and attifactors not be premity than shall be an advertised to the promotive of the property of the said of the property of		of this mortgage, shall be assigned to the mortgagee as additional security and in case of loss under any policy the mortgagee may collect all moneys payable and receive- able 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	
Said mortageges agree to pay all taxes and assessments havidly assessed on and premises before deligned and all all takes and a strict cores on the becomptify under when the en puryable, then mortages may satisfy or pay such libers, durages or fraumbrances. All payments as made by the mortages as more becomptify under when the en puryable, then mortages any satisfy or pay such libers, durages or fraumbrances. All payments as made by the mortages are more as the promptify under when the prompting of the payment until reinburrances is made and shall be additional liens upon said property shall be by mortagenes in as good state of repair as the same are at the present time and that no waste shall be serviced that the premises shall not be used for any life or disreptable because or noted by a purpose which will kipine or render said premises unfine given designed for their present uses and unrecept than no unrecessed that durages will not result to the improvements or any portion thereoff own a failure or maintain such fixtures the surposes for which they have been or may be installed so that durages will not result to the improvements or said openies will be immediately done and installed so that the improvements or said premises will be maintained at least as a condition as the same are at the present will be competed and the same and the present will be competed and the same and the arms and the same and the arms and the arms and the same and the arms and the same and the arms and the arms and the same and the arms and th		or refusal to precure and maintain such insurance or to deliver the policies to the mortgages herein, the mortgages may, at its option, without notice, insure or reinsure the improvements on said real estate and the amounts of premiums paid therefor shall be secured hereby and shall be deemed immediately due and payable to mortgages	
not be promptly made when due or payable, these mortgages may satisfy or pay such lieus, charges or insumbrances. All payments as made by the mortgages immediately be due and payable to the incheding all control received, whether the control is a manuscript of the prompts of the payment of		Said mortgagors agree to pay all taxes and assessments lawfully assessed on said premises before delinquent and shall satisfy and discharge any and all liens,	
secured by this mortgages.  It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be by mortgagers in a good state of repair as the same are at the present time and that no waste shall be permitted; that the premises shall not be used for any till or disapportable business or used for a purpose which will high ror or freiders said permise will all be permitted; that they premises shall not be used for any till or disapportable business or used for a purpose which will have been or any control the same and any till and shall be kept in a good state of regate with the same will be useful and swinkle for the purposes for which they have been or any be installed so that dearing will not result to the improvements or any portion thereof from a failure to maintain used from proper regate and in case any damage she result from sany exure propers and suitable regate will not result to the improvements or any portion thereof from a failure or maintain used from propers in premise will be maintained at least as a condition as the same rea to the present time, ordinary were and tear excepted.  Said mortgagers from their expressly agree that it case of forcelouse of this mortgage, and as often as any proceeding shall be taken to forcelous and the same manner as the principal disk thereby secured.  Now it admortgages had many of the needs shade described will be paid to ask mortgages. Said fores shall be due and pays or cause to be gaid to ask disconsess. It is paid to ask disconsess will be paid to ask mortgages its ascessors or assign, ask dismost from money specifical in the shade of the paid to ask disconsess. It is not to a second the same and the programmer of the foreful to the paid to ask disconsess or assign, ask dismost from money specifical in the shade because the provision of the same and assign, ask dismost from more specifical in the ask of the contraints of the programmer of the programmer of the programmer of		not be promptly made when due or payable, then mortgagee may satisfy or pay such liens, charges or incumbrances. All payments so made by the mortgagee shall immediately be due and payable to it including all costs, expenses and attorney fees in connection therewith, whether brought about by litigation or otherwise, and all	
or discrepatable business or used for a purpose which will jujure or render said permises unit or least desirable for their present uses and purposes; that no unnecess accumulation of embatible material said ble permissed shall be kept in a good state of repair so that the same will be useful and suitable for the purposes for which they have been a rusy be installed so that changes will not result to the inprovements on any portion thereof from a failure to minimal suitable for the purposes for which they have been a rusy be installed so that the same as at the present time, ordinary was and tear excepted.  Said mortgages further expressly agree that in case of foreclouse of this mortgage, and as often as any proceeding shall be taken to foreclose same as bettern vided, attorney fees as provided in any of the notes above described will be paid to said mortgages, and as often as any proceeding shall be taken to foreclose same as bettern vided, attorney fees as provided in any of the notes above described will be paid to said mortgages, and as often as and foreclosure unit and include any judgement rendered, and the lien thereof enforced in the same manner as the principal debt hereby secured.  Now if said mortgages shall pay or cause to be paid to said mortgages, the same of moreogy specified in the above described and any judgement rendered, and the lien thereof enforced in the same manner as the principal debt hereby secured.  Now if said mortgages shall pay or cause to be paid to said mortgages, its accessors or saight, said unon of moreogy specified in the above described with the interest thereof according to the terms and stone of said out of the other specified with the performance of a reduce to said the said mortgages and said foreclosure of said out of the said to said the said to said the said to said foreclosure of said to said the s		secured by this mortgage.  It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be kept	
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condition as the same are at the present time, ordinary wear and tear excepted.  Said mortgagers further expressly agree that in case of forecloure of this mortgage, and as often as any proceeding shall be taken to foreclose same as herein vided, attorney fees as provided in eny of the notes above described will be paid to said mortgages. Said fees shall be due and payable upon the filing of the petit for forecloure and the same shall be a further-to-take; and lies upon said premises and the amount bread hall be received in said foreclouse with and include any judgement rendered, and the lies thereof enforced in the same manner as the principal dobt hereby secured.  Now is aid mortgages and lap poy creates the paid to said mortgage, its assectsors or sestigns, said mortgage that coverage of the coverants and sarroun herein contains, then thereof according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgage the coverants and sarroun herein contains, then thereof made are on the coverants and sarroun herein contains, the other provides of the coverants and sarroun herein contains, the other provides are coveraged and the coverant and the coverant that the existance of this mortgage and without notice be declared due and payable at once and mortgage may thereupon the foreclosed immediately to enforce apparent thereof, including interests, charges and feet herein mentalored or contemplated mortgage that the coverage and the provides and coverage and the provides and sail to the coverants and the service appoints a court of proper jurisdicting for such purposes and all course, charges and feeting and and the foreclosure of this mortgage, is successors and assigns.  Said mortgagers which reduce of election to delect the rends in source and and assigns and said country and said coverage and the proper jurisdicting for such purposes and all country and the provides and the proper purpose and terms contained herein half of the mortgage, its accessors young have a receiv	•	so that damage will not result to the improvements or any portion thereof from a failure to maintain such fixtures in proper repair, and in case any damage should	
for forecleaure and the same shall be a further charge said lien upon said premises and the same namour at the principal debt hereby secured.  Now it said mortageors shall pay or cause to be paid to said mortageor, it successors or suspins, said sum of money specificd in the above described notes, togs with the interest thereor according to the terms and tenor of said notes, and shall keep and perform the existance of this mortages the covenants and agreement permiterion tained, then these presents shall be whelly discharged and void, otherwise the same shall the same shall be whelly discharged and void, otherwise the same shall the said of the pay of the notes, or any of them, when due, or in case default in the performance of are freuls to observe any of the covenants, agreements or conditions herein contain the entire principal sum ererby secured and all interest due thereon may at the option of the mortage and virhout notice be declared due and psychle at once and mortage may thereupon be foreclosed immediately to enforce payment thereon, including interest, costs, charges and fire sherin mentioned or contemplated mortages, shall, at once upon the filing of petition for the foreclosure of this mortage, be forthwith entitled to the immediate possession of the same and receive and collect the runti, issues and profits thereform and if necessary may, have a receiver appointed a court of proper juvisdiction for such purposes and all looses, charges and fees incurred shall constitute and be an additional lien under the terms of this, mortages.  Said mortageors where ontice of electric to declare the whole deby due as above provided and also be benefit of alxy valuation or appraisament laws. A the covenants, agreements or entire of the contract of the mortages, its successors and assigns.  IN WITNESS WHEREOF, said part. Of the first part have a hereum the proper of the contract of the mortage and the contract of the mortage and the contract of the co		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 thi	s mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro-
Now it said mortgagors shall pay or cause to be paid to said mortgage. Its auccessors or assigns, said sums of money specified in the above described notes, togs with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgages the covenants and agreemed herein contained, then these presents shall be whichly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the pay of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions beer in case default in the performance of or refusal to destruct without notice be declared due and payable at once and mortgage may thereupon be forcelored immediately to enforce payment thereon; including interest, costs, charges and fee hereotic edeclared the mortgages and in the payable and an ortgage may at once take possession of the same and receive and collect the trant, issues and profits thereform and if necessary may have a receive appointe a court of proper jurisdiction for such purposes and all posts, charges and fees hereotic strengths endice of election to declare the whole debb due as above provided and also the benefit of stay, valuation or appraisament laws. A the covenants, agreements and terms contained herein shall be binding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the ber of the mortgage, its successors and assigns.  IN WITNESS WHEREOF, said part. On the first part have a hereunto set. Their hand the day and year first above written.  Linia Pauline Stage.  STATE OF OKLAHOMA. Tules Sages and General stages and purposes therein ast forth, which are personally appeared. Londa Pauline Stages and offered and acknowledged to me shart.  The more personally appeared. The first and valuation and foregoing instrument, and acknowledged to me shart.  The specific of the stage of the stage of the stage of the stage of th		for foreclosure and the same shall be a further charge and lien upon said pre- any judgement rendered, and the lien thereof enforced in the same manner a	mises and the amount thereof shall be recovered in said foreclosure suit and included in a the principal debt hereby secured.
of the notes, or any of them, when due, or in case default in the performance of or refused to observe any of the covenants, agreements or conditions herein contain the entire principal sum erectly secured and all interest due the option of the mortgage and without notice de declared due and payable at once and mortgage may thereupon be forelosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated mortages shall, at once upon the filing of patients of the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above described prices and may at once take possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appointed a court of proper princifection for such purposes and all costs, charges and fees incurred shall can didtional lieu under the terms of this, mortgage.  Said mortgagers waive notice of election to declare the whole deby due as above provided, and also the benefit of stay, valuation or appraisement laws. A the covenants, agreenests and terms contained herein shall be binding on the mortgages, their heirs, personal representatives and easy gins, and shall be for the ber of the mortgages, its successors and assigns.  IN WITNESS WHEREOF, said part. Soft the first part have. A hereunto set. their, hand a the day and year first above written.  Linia. Pauline. Stage.  STATE OF OKLAHOMA.  Tulsa  County, ss.  Before m. Too. W.McKee  a Notsry Public in and for said County and State, on this liberary and state, and the said county and state, on this liberary and state, and purposes therein as forth, with the mortgage and state of the same as. they are an advantaged to me that the same as. they are an advantaged to me that the same as an advantage of the same and said county and state, the day and year last above written.  TREASURER'S ENDORSEMENT  Liberary County Treasurer.  By.  County Treasurer.  County Treasurer.		Now if said mortgagors shall pay or cause to be paid to said mortgagee, its	s successors or assigns, said sums of money specified in the above described notes, together
mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees berein mentioned or contemplated mortgage, about the filing of petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the sakes and receive and profits therefrom and if necessary may have a receiver appoints a court of procer jurisdiction for such purposes and all societs, charges and fees incurred shall constitute and be an additional lieu under the terms of this mortgage. Said mortgagers which notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. A the coverage of the mortgages, its successor and assigns.  IN WITNESS WHEREOF, said part. 8 of the first part have been been of the mortgages, its successor and assigns.  188		of the notes, or any of them, when due, or in case default in the performance	of or refusal to observe any of the covenants, agreements or conditions herein contained,
ites and may at once take possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appoints a court of proper jurisdiction for such purposes and all goods. Charges and fees incurred shall constitute and be an additional lieu under the terms of this mortgage.  Said mortgagors while notice of election to declare the whole debt due as above provided and also the benefit of atay, valuation or appraisement laws. A the covenants, extremely and assigns, and shall be for the ber of the mortgages, its successors and assigns.  IN WITNESS WHEREOF, said part. Set the first path have hereunto set. the in hand 8 the day and year first above written.  Linia Paul i.ne. Stage.  STATE OF OKLAHOMA. Tulga County, se.  Before me. Tobe W.McKee a Notary Public in and for said County and State, on this. 18th  Tobe W.McKee and you want of the said County and State, on this. 18th  To me known to be the identical person. who executed the within and foregoing instrumant, and acknowledged to me that they executed the same as their and official seal in said County and State, the day and year last above written.  WITNESS my hand and official seal in said County and State, the day and year last above written.  Liberty certify that I have received \$\frac{1}{2}\$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this \$\frac{1}{2}\$ County Treasurer.		mortgage may thereupon be foreclosed immediately to enforce payment the	hereof, including interest, costs, charges and fees herein mentioned or contemplated and
Said mortgagors waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. A the covenants, agreements and terms contained herein shall be finding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the ber of the mortgage, its successors and assigns.  IN WITNESS WHEREOF, said part 6.80 the first part ha V.6. hereunto set their hand 8. the day and year first above written.  Linia Pauline Stage.  STATE OF OKLAHOMA.  Tules  County, ss.  Before, me., John W. McKee.  Abyof.  November.  John Pauline Stage and Gao. W. Stags her Fusband.  To me known to be the identical person.  who executed the same as. their.  Witness my hand and official seal in said County and State, the day and year last above written.  My commission expires.  Fib. 6th 1926.  TREASURER'S ENDORSEMENT  Lhereby certify that I have received \$		ises and may at once take possession of the same and receive and collect the	rents, issues and profits therefrom and if necessary may have a receiver appointed by
of the mortgagee, its successors and assigns.  IN WITNESS WHEREOF, said part. 80 the first part have hereunto set their hand 8 the day and year first above written.  Linia Pauline Stage  Geo. W. Stage  STATE OF OKLAHOMA.  Tules  County, ss.  Before, me,, The W.McKee and Geo. W. Stage her husband  to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their fee and voluntary act and deed for the uses and purposes therein ast forth,  WITNESS my hand and official seal in said County and State, the day and year last above written  I hereby certify that I have received \$		a court of proper jurisdiction for such purposes and all costs, charges and fees Said mortgagors waive notice of election to declare the whole debt due	incurred shall constitute and be an additional lien under the terms of this mortgage.  as above provided and also the benefit of stay, valuation or appraisement laws. All of
STATE OF OKLAHOMA. Tulea		of the mortgages, its successors and assigns.	나이는 그는 이 경험을 하여도 아이들은 살았다면서 가장 하는 것이 되었다면서 가장 하는 것이 되었다면서 하는 것이다.
STATE OF OKLAHOMA.  Tules  Before me. The W.McKee		IN WITNESS WHEREOF, said part or the first part na	Jonia Pauline Stage
STATE OF OKLAHOMA.  Before mc. The W.McKee			Geo. W. Stage
Before me, 106 W.McKee , a Notary Public in and for said County and State, on this 19th day of November 19.  personally appeared. Lonia Pauline Stage and Gao. W. Stage her husband 19.  to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth .  WITNESS my hand and official seal in said County and State, the day and year last above written  My commission expires Feb. 6th 1926 Noticy Public TREASURER'S ENDORSEMENT  I bereby certify that I have received \$ and issued receipt No therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192 County Treasurer.		STATE OF OKLAHOMA Tulsa	Beliferin de trace de definit volt en filler i de Rouge betakt in 2007 killer et de de section de la
day of November 19.  Lonia Pauline Stage and Gao. W. Stage her Rushand  to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  My commission expires Feb: 6th 1926 (SUAL) Jos Weekee Notdry Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received s and issued receipt No therefor in payment of mortgage tax on the within mortgage.  Dated this day of Suarry Treasurer.		Before me. Jbe W.McKee	a Notary Public in and for said County and State, on this 18th
to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  My commission expires Feb. 6th 1926  TREASURER'S ENDORSEMENT  I hereby certify that I have received s and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192.  County Treasurer.		day ofday	November 192 2
to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  My commission expires. Feb. 6th 1926.  Noticy Public.  TREASURER'S ENDORSEMENT  I hereby certify that I have received s and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192.  County Treasurer.			
executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal in said County and State, the day and year last above written  Wy commission expires Feb. 6th 1926  Notary Public  TREASURER'S ENDORSEMENT  I hereby certify that I have received s and issued receipt No part of mortgage tax on the within mortgage.  Dated this day of 192.  County Treasurer.		to me known to be the identical person who executed the within and foregoi	ing instrument, and acknowledged to me that
My commission expires. 18b. 6th 1926  TREASURER'S ENDORSEMENT  I hereby certify that I have received \$		executed the same as the transfer and voluntary act and deed for	the uses and purposes therein set forth.
TREASURER'S ENDORSEMENT  I hereby certify that I have received \$and issued receipt Notherefor in payment of mortgage tax on the within mortgage.  Dated this			
TREASURER'S ENDORSEMENT  I hereby certify that I have received \$and issued receipt Notherefor in payment of mortgage tax on the within mortgage.  Dated this		My commission expires Feb. 6th 1926	Notary Public.
Dated thisday of		TRE	ASURER'S ENDORSEMENT
County Tressurer.			
d By By		Dated thisday of	
	<b>""</b> "		Ву