MORTGAGE RECORD NO. 408

人名英格兰 医克克特氏 医皮肤	Jan., 1923, at. 3:40, o'clock, P. M., and duly recorded in Book, 408, and page, 185
4	Fees 8
	O. G. Weaver. (Sseal) County Clerk. By, Brady Brown, County Clerk.
	nuary , A. D. 192. 3 ., between.
Lutie L. Hurst and L. A.	Hurst, her husband
ofCounty, in the State of (Oklahoma, part 199 of the first part, and
of Tulsa, Okla.	
WITNESSETH, That said part 195 of the first part, in consideration of the su	m of
the receipt of which is hereby acknowledged, doby these presents grant, bar	gain, sell and convey unto said part_V of the second parthisheirs
and assigns, all the following described real estate situated in	ulsaCounty and State of
Lot One (1) in Block Two (2) to the city of Tulsa, Oklaho Plat and survey thereof.	in the Brady Heights Addition ma, according to the Recorded
	ma, according to the Recorded 1. A state of the recorded of the state
이 사용 경기가 되어 되었다고 있으면 좀 그래요.	Control of the state of the sta
	certify that the four in fact
당하다 하는 사람들은 가는 생활, 그리는 없다	1 No. 2.3. 2 Frontices. O Marty Treasure
	There's certify that he work in fragment is received. There's certify that he received in fragment in 102.2 Franket No. 2.3.2.7 discretes. Franket No. 2.3.
To have and to hold the some, together with all and singular the t	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper
taining forever. This conveyance is intended as a mortgage to secure the payment of with. One for \$ 1500.00 due. January 23rd, 19	Onepromissory noteof even date here
A. Tradbancer	
	good right and authority to convey and encumber the same, and
they will warrant and defend the same against the lawful claims of all premises in the sum of \$	persons whomsoever. Said first partsgreeto insure the buildings on said
Said first part 105 further expressly agreethat in case of for	efore delinquent. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclos 6. hundred fifty
Said first part 165 further expressly agreethat in case of for same as herein provided, the mortgagor will pay to the said mortgagoe. On as attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and the same shall pay or cause to be paid to said sect sum 1200.00 money in the above described note	efore delinquent. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose. Numared fifty. Said fee to be due and payable upon the filing of the petition for foreclosure and the rigage, and the amount thereon shall be recovered in said foreclosure suit and includence lien thereof enforced in the same manner as the principal debt hereby secured, made part. There is a said foreclosure and the condition of the period of the perio
Said first part. 1.95 _further expressly agreethat in case of for same as herein provided, the mortgagor will pay to the said mortgagee. On as attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this mo in any judgment or decree rendered in action as aforesaid, and collected, and the said sees sum in 1500 = 000 fmoney in the above described notementioned, tog and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mortgale allowed interest thereon at the rate of	efore delinquent. Dollar is aid fee to be due and payable upon the filing of the petition for foreclosure and the trage, and the amount thereon shall be recovered if said foreclosure and and include he lien thereof enforced in the same manner as the principal debt hereby secured, and part X here of the terms and tenor of said note— there with the interest thereon according to the terms and tenor of said note— there with the interest thereon according to the terms and tenor of said note— at these presents shall be wholly discharged and void, otherwise shall remain in furned all taxes and assessments which are or may be levied and assessments and shall, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed thall become entitled to possession of said permises.
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Said first part. 1.95 _further expressly agreethat in case of for same as herein provided, the mortgagor will pay to the said mortgagee. On as attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this mo in any judgment or decree rendered in action as aforesaid, and collected, and the said section of the said first part. 1.95 _ shall pay or cause to be paid to said section shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any assaid premises, or any part thereof, are not paid before delinquent, then the mortgo be allowed interest thereon at the rate of	reclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure. On hundred fifty. Solid fee to be due and payable upon the filing of the petition for foreclosure and the trage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured, and part. Y. Leirs or assigns said the with the interest thereon according to the terms and tenor of said note. Stene these presents shall be wholly discharged and void, otherwise shall remain in fund all taxes and assessments which are or may be levied and assessed lawfully again the same may effect such insurance or pay such taxes and assessments and shan a until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed the hall become entitled to possession of said permises. Adebt due as above and also the benefit to stay, valuation or appraisement laws. Yehereunto set. 1991 r. hand S. the day and year first above written. Lutie L. Hurst La Aa Hurst County, Oklahoma, the with bookledged, do hereby sell, assign, transfer, set out and convey unitedledged, do hereby sell, assign, transfer, set out and convey unitedledged, do hereby sell, assign, transfer, set out and convey unitedledged.
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Said first part 195 _further expressly agreethat in case of for same as herein provided, the mortgagor will pay to the said mortgagee. On as attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this mo in any judgment or decree rendered in action as aforesaid, and collected, and the said sees sum. 1500 00 fmoney in the above described note mentioned, tog and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any as said premises, or any part thereof, are not paid before delinquent, then the mortgage allowed interest thereon at the rate of	efore delinquent. Perclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure for this mortgage, and as often as any proceeding shall be taken to foreclosure. Perclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure. Perclosure and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured, and part. I heirs or assigns said the with the interest thereon according to the terms and tenor of said note. The strength of the processes shall be wholly discharged and void, otherwise shall remain in fund all taxes and assessments which are or may be levied and assessments and show the processes of the same and save that the processes of the same and save and assessments and show the sum or sums and interest thereon due and payable at once and proceed the whole sum or sums and interest thereon due and payable at once and proceed the ball become entitled to possession of said permisses. Adobt due as above and also the benefit to stay, valuation or appraisement lawa. Ye hereunto set. 1991x hand. The day and year first above written. Lutic L. Hurst L. A. Hurst ASSIGNMENT County, Oklahema, the with the same and the promissory note. debts and claims thereby secured, and the ertheless, to the conditions therein contained. Assign, transfer, set out and convey under the conveyed and the promissory note. hand, this debts and claims thereby secured, and the ertheless, to the conditions therein contained.
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