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	FROM	COMPARED	This instrument was filed for record on the
	то		and duly recorded in Book. 408on page
	•		O. D. Tawson, (Seal) F. Delman, County Clark. By F. Delman, Depu
THIS INDENT	URE, Made this24	1thday of Nover	7 nber, A. D. 192. 2., between
{of} Tulsa			Man
of WITNESSETH. That sai			m of
the receipt of which is her	One The	usand and No/10	
Т (А	Nf) of Lot E: ddition to th	Leven (L11) Block ne city of Tulsa	One (121) feet of the North One Half c Two (()B2) of the Pomeroy Heights , county of Tulse, State of Oklahoma
4	CCOLUTUR 10	the Recorded pla	TREASURER'S ENDORSEMENT
		19 an	the within mortgage
		r	WAYNE L. DICKEY, County Treasurer
			Deputy
taining forever. This conveyance	is intended as a mortga	to secure the payment of	enements, hereditaments and appurtenances thereunto belonging, or in anywise ap • One (1)
with. One for \$10	00.00 due	November	<u>24, 1924</u> , 192
made to	Mrs. M. 1	*****************************	
		le	ly and signed by
W	Ralph W. Fa	ha is the	iy and signed by
of said premises and that	they are free and clear o	f all incumbrances	
	ha hag		
Thatwill warra	int and defend the same	against the lawful claims of all	good right and authority to convey and encumber the same, persons whomsoever, Said first part. Jagree_Sto insure the buildings on a maintain such insurance during the existance of this mortrase. Said first part X
That	nt and defend the same <u>SOOD</u> SOD for less and assessments lawfu Vurther expressly the mortgagor will pay s fees therefor, in additi arge and lien upon said e rendered in action as part Vshall pay oney in the above descri	against the lawful claims of all the benefit of the mortgages an lly assessed on said premises be agreeSthat in case of for / to the said mortgageeTo on to all other statutory fee premises described in this mo aforesaid, and collected, and ti or cause to be paid to said sect bed notementioned, tog	good right and authority to convey and encumber the same, persons whomsoever. Said first part. J. agree. S. to insure the buildings on d maintain such insurance during the existance of this mortgage. Said first part X fore delinquent. ecclosure of this mortgage, and is often as any proceeding shall be taken to force in the same of the same state of the same state of the same state in the same state of the same state of the same state of the same state is and lee to be due and payable work with same state of the petition for foreclosure and regage, and the amount thereon shall be recovered in said foreclosure suit and inclu- te lien thereof enforced in the same manner as the principal debt hereby secured. and part. J. HOT
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