No. 236601 C.M.J.

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MORTGAGE	RECORD	No.	447

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THIS INDENTI	RE, Made this Twenty-fifth July
	L. Cooley and Mary Cooley, his wife.
	inTulseCounty, and State of Oklahoma, partof the first part, and
	DING AND
	100
	TH, That the said part
	e said party of the second part, the receipt whereof is hereby acknowledged, ha. Vesold and by these presents
	, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real esta
ying and situated	in the County ofand State of Oklahoma, to-w

	Lot Ten (10), Block Nineteen (19), College Addition
	to the city of Tulsa, Oklahoma, according to the
	Recorded Plet thereof.
	TREASORER'S ENGARGEMENT
	time by another that I precived S. H. D. Oand 18906 G
	Receipt No. 20879 Hiereier in payment of mark
	tex on the within mongage. Definit this 3 6 day of Stely. 1923
	tex on the within mortgase. Dated this 2.6 day of July. 102 3 WW Stuckey
	B.S.B.
and all right, title gether with all rer	, estate and interest of said grantor b. in and to said premises, including all homestead rights, which are hereby waived and released, its of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any p
and all right, title ether with all ren icular, and with a and profits accruin TO HAVE	, estate and interest of said granter \mathbb{B}_{-} in and to said premises, including all homestead rights, which are hereby waived and released, its of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any \mathbb{P} Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rent g from said property from and after this date.
TO HAVE .	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_108 of the first part here
TO HAVE . ovenant with said	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 100 of the first part here party of the second part, its successors and assigns, that at the delivery hereof
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TO HAVE . covenant with said M. L the true and lawfu cumbrances; that t	• Cooley and Mary Cooley, his wife, I owner S of the said premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that.
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TO HAVE covenant with said M. L the true and lawfu cumbrances; that (M. L will warrant and d PROVIDEI equest of the part M. L. M. L. AND WHE nents, general and ps thereon const erred to said part tory kind, and if axes and axsessm o expended togeth AND WHE	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 100 of the first part here party of the second part, its successors and assigns, that at the delivery hereof
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TO HAVE covenant with said M. L the true and lawfu cumbrances; that I will warrant and d PROVIDEI request of the part M. L of	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 129 of the first part here party of the second part, its successors and assigns, that at the delivery hereof. . Cooley and Mary Cooley, his wife,

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