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MORTGAGE RECORD No. 472

FROM	STATE OF OKLAHOMA, Tulsa County 55. This instrument was filed for record on the
	NOV. 1923 1:30 o'clock P.M.
То) Fees \$
	0. G. Weaver,
	(Seal) Cour ByBrady Brown, Cour
THIS INDENTURE, Made this 22nd day of	November A.D. 192.3., between
	he State of Oklahoma,
and P. A. MoNeal	ne state of Okiahoma
	n of the sum of
Three Hundred and Twenty	Five
the receipt of which is hereby acknowledged, do AR by these presents go and assigns, all the following described real estate situated in	rant, bargain, sell and convey unto said part.V. of the second part
Oklahoma to-wit:	
All of Lot Sixteen (16)	in Block Seven (7) Hillcrest Addition
to the recorded plat the	ulsa County, State of Oklahoma, according ereof.
	TREASURER'S ENDORSEMENT I hereby corning that I received S
	Receipt Ref 263 History or in payment of mon
	tax on the which mort age.
	Dated this 24 day of 2011 1923 W. W. Sacciey, Gauny 'i passier
	Deputy
To have and to hold the same, together with all and singu taining forever.	lar, the tenements, hereditaments and appurtenances thereunto belonging, or in anyv
	ment ofORQpromissory hoteof even d_1924
*****	Man an Al Al an
made to P. A. McNeal	······································
or order, payable at Tulsa, Okla.	
with ten per cent interest per annum, payable set	at maturity and signed by
G. G. Hilford	
Said first part. Jhereby covenantthathe	
	aces except a first mortgage of \$600.00
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Thatheheshe	good right and authority to convey and encumber the sime of all persons whomsoever. Said first partorrecto insure the building
Thathehashe	good right and authority to convey and encumber the sime of all persona whomeoever. Said first partogreeto insure the buildin traggee and maintain such insurance during the existance of this mortgage. Said first p
That	good right and authority to convey and encumber the sime of all persons whomsoever. Said first part, good convey and encumber the buildin tgages and maintain such insurance during the existance of this mortgage. Said first p remises before delinquent, a of foreclosure of this mortgage and as often as any proceeding shall be taken to fore
Thathewill warrant and defend the same against the lawful-da premises in the sum of \$for the benefit of the mor agreeS to pay all taxes and assessments lawfully assessed on said p Said first part_J further expressly agree, that in case as herein provided, the mortgager will pay to the said mortgagee a attorrey's or solicitor's fees therefor, in addition to all other statutory	good right and authority to convey and encumber the sime of all persons whomsoever. Said first part_sgreeto insure the buildin tgagee and maintain such insurance during the existance of this mortgage. Said first p remises before delinquent. e of foreelosure of this mortgage and as often as any proceeding shall be taken to fore Thirty. y fees; said fee to be due and payable upon the filing of the petition for forectosure and
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Thathewill warrant and defend the same against the lawfulda premises in the sum of \$ for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part. J further expressly agreeB that in case as herein provided, the mortaggor will pay to the said mortaggee sa attorney's or solicitor's fees therefor, in addition to all other statutory shall be a further charge and lien upon said premises described in this m judgement or decree rendered in action as aforesaid, and collected, and the Now if said first part. J shall pay or cauge to be paid to sai sum of money in the above described notementio and shall make and maintain such insurance and pay such taxes and as force and effect. If said insurance is not effected and maintained, or said promises, or any part thereof, are not paid before delinquent then t	good right and authority to convey and encumber the sime of all persons whomsoever. Said first part_sgreeto insure the build tragece and maintain such insurance during the existance of this mortgage. Said first pre- remises before delinquent, e of foreelosure of this mortgage and as often as any proceeding shall be taken to fore Thirty. y fees; said fee to be due and payable upon the filing of the petition for forctiosure and nortgage and the amount thereon shall be recovered in said forcelosure suit and inclu- le lien thereof enforced in the filing at the principal debt hereby secured. here or a mod. together with the interest thereon according to the terms and tenor of said not sessment then these presents shall be wholly discharged and void otherwise shall ren- if any and all taxes and assessments which are or may be levied and assessed lawful he mortgage
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