MORTGAGE RECORD No. 472

NO. 238853 C.M.J.

	This instrument was filed for record on the 27 day of
	August 192 3 at 3:40 o'clock P.M.,
ro	Fees \$
	(Seal) Brady Brown, County Clerk
	COMPARED
THIS INDENTURE, Made this Twenty-Tifth A	ugust, A. D. 1923_, between
	man te of Oklahoma, part Y of the first part
Sophronia E. Schmidt	te of Oklahoma,of the first part
	part. V. of the second part;
	e sum ofDollars
ne receipt of which is hereby acknowledged, do PR by these presents grant, b	argain, sell and convey unto said part V. of the second parther heirs
nd assigns, all the following described real estate situated in	ulseCounty and State of
421 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	nty-two (22) inBlock numbered Addition to the City of Tulsa, ecorded plat therage Syrrer's FYDORSEMENT
	Remission of the first of the bound of the second in the second of the s
	I there's estate that he can red \$ 30 and issued Require to 1/2/2 the on a payment of average taxouthe within the reserve. Dated this 27 dig of Court 1923. W. W. Sinckey, County Just 2023.
may be to take the control of all and the discount	W. W MINERCY, COUNTY THE COUNTY OF THE COUNT
aining forever	ofpromissory noteof even date here-
ith. One for \$ 590.00 due August 25th, 19	926
order, payable atTul sa	
	nually and signed by
Said first part W hereby covenant that he is	owner_in fee
mple of said premises and that they are free and clear of all incumbrances	
mple of said premises and that they are free and clear of all incumbrances.	
mple of said premises and that they are free and clear of all incumbrances. hat 10 10.8 he 10.00 he 10.	f all persons whomsoever. Said first partyagreeSto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part
mple of said premises and that they are free and clear of all incumbrances. hat ho has he has a he had same against the lawful claims of remises in the sum of \$700.000	good right and authority to convey and encumber the same and fall persons whomsoever. Said first partyagreeSto insure the buildings on said e and maintain such insurance during the existance of this mortgage. Said first party
mple of said premises and that they are free and clear of all incumbrances. hatha	good right and authority to convey and encumber the same and fall persons whomseever. Said first part. y. sgree. S. to insure the buildings on said e and maintain such insurance during the existance of this mortgage. Said first party. sebfore delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same the control of the party. Said fee to be due and payable upon the filing of the petition for foreclosure and the same
hat he has he has and defend the same against the lawful claims of remises in the sum of \$700 - 00for the benefit of the mortgagee said first part. 7 further expressly agree \$that in case of for s herein provided, the mortgagor will pay to the said mortgagee	good right and authority to convey and encumber the same and fall persons whomsoever. Said first partyagreeSto insure the buildings on said e and maintain such insurance during the existance of this mortgage. Said first party
hat he has he has a will warrant and defend the same against the lawful claims of remises in the sum of \$	good right and authority to convey and encumber the same and fall persons whomsoever. Said first party. agreeS. to insure the buildings on said e and maintain such insurance during the existance of this mortgage. Said first party
hat he has and that they are free and clear of all incumbrances. hat he has a he has a he has a gainst the lawful claims of remises in the sum of \$\tag{7.00}\tag{0}\tag{0} for the benefit of the mortgage gree\tag{0}\tag{0} to pay all taxes and assessments lawfully assessed on said premises. Said first part\tag{0}\tag{0} further expressly agree\tag{0}\tag{0} that in case of for a latent provided, the mortgage will pay to the said mortgagee\tag{0}\tag{0}\tag{0}.\tag{0} is attorney's or solicitor's fees therefor, in addition to all other statutory fees: sall be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as aforesaid, and collected, and the lien Now if said first part\tag{0}\tag{0}.\tag{0} hall pay or cause to be paid to said second a second shall make and maintain such insurance and pay such taxes and assessment and effect. If said insurance is not effected and maintained, or if any aid premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate of \tag{0}\tag{0} for the part can be callowed interest thereon at the rate of \tag{0}\tag{0} for the part can be callowed interest thereon at the rate of \tag{0}\tag{0} for the part can be called the part of \tag{0}\tag{0} for the part of \tag{0}\tag{0} for the part of \tag{0}\tag{0} for the part of \tag{0} for th	good right and authority to convey and encumber the same and fall persons whomsoever. Said first partyagreeSto insure the buildings on said as and maintain such insurance during the existance of this mortgage. Said first party
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