MORTGAGE RECORD No. 472

NO. 248338 C.II. J.

REASURER'S ENDORSEMENT	
REASURER'S ENDORSEMENT by certify that I received \$ FBO and issued 1279 There or measured of names Ee	STATE OF OKLAHOMA, Tulen County sa.
by certify that I have been of nancy be	This instrument was filed for record on the Jan day Jan 192 4, at 2:00 oclock P.M.
	and duly recorded in Book 472 on page 289
Willin there's	Fees \$
thin 5 tier to Johns County	■ The state of the state o
	O. G. HERVEL
Deputy	O. G. Weaver, (Seal) County Clerk By Brady Brown, County Clerk
THIS INDENTURE, Made this 5th day of Janua	TY,A. D. 192_4_, between
E. White & Calera White his wife	\$
Tulsa County, in the State	of Oklahoma, part 193 of the first pa
W. E. Winn Lumber Co.	
Tulsa	parties of the second part;
TNESSETH, That said part 1.9 Sof the first part, in consideration of the	sum of\$313.00
Three hundred thirteen & No/100	Dolle
receipt of which is hereby acknowledged, doby these presents grant, bar	gain, sell and convey unto said part LQS of the second partitshe
	18a County and State
lahoma to-wit:	원생 수 집회에는 학교는 회 생각이는 이름을 되었다.
ATT AR TALL (C) COME DIAGN (O) Dad	adala iddition to the eith of
All of lot (6) Six Block (8) Ros Tulsa, as per the recorded plat	thereof
Turba, as per the recorded prat-	PURT GOT 1
To have and to hold the same, together with all and singular, the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
ining forever.	
This conveyance is intended as a mortgage to secure the payment of.	one promissory note of even date he
h One for \$ 313.00 due Oct. 5. 1925.	payable 315.00 or more per month on the 5th.
n month when one payment becomes delingu	ent all are due.
	And a series and a
h 10 per cent interest per annum, payable semi-annu	ally and signed by
E. White & Calvin White, his wife	
Said first parties hereby covenants that they are	
	no exceptions
ec.S to pay all taxes and assessments lawfully assessed on said premises Said first part I.B.S. further expressly agree, Sthat in case of fore hetein provided, the mortgagor will pay to the said mortgageeTwent attorney's or solicitor's fees therefor, in addition to all other statutory fees; s	und maintain such insurance during the existance of this mortgage. Said first part i & before delinquent. b. to be closure of this mortgage and as often as any proceeding shall be taken to foreclose say—five———————————————————————————————————
Now if said first part. 19.8 shall pay or cause to be paid to said secon m. 21.5 20. of money in the above described note	debt/a hove and also the beneft to han, valuation or appraisement laws. 9. hereunto set. their. hand On the day and year first above written. Elias White Calera 4. White
Now if said first part. 19.8 shall pay or cause to be paid to said secon m. 21.5 20. of money in the above described note	d part
Now if said first part 198 shall pay or cause to be paid to said secon mall 200. of money in the abova described note: mentioned, too dishell make and maintain such insurance and pay such taxes and assessment ce and effect. If said insurance is not effected and maintained, or if any dispersion of the pay and premises, or any partithereof, are not paid before delinquent then the most allowed interest thereon at the rate of 10 miles of money or any part thereof, is not paid when due, or if such it inquent, the holder of said note. and this mortgage may elect to declare that debt including attorney's fees, and to foreclose this mortgage, and as Said first part 198 waive. In notice of election to declare the whole of IN WITNESS WHEREOF, said part. 198 of the first part have	d part
Now if said lirst part. 1.9.5 shall pay or cause to be paid to said secon m. 21.5 v.O. of money in the above described note	d part
Now if said I first part 1.9.5 shall pay or cause to be paid to said secon mall 5.0. of money in the above described note	d part
Now if said lirst part. 1.9.5 shall pay or cause to be paid to said secon m. 21.5 v. 0. of money in the above described note	d part. 1991. heirs or assigns a gether with the interest thereon according to the terms and tenor of said note. 1st then these presents shall be wholly discharged and void otherwise shall remain in and all taxes and assessments which are or may be levied and assessments and signed. 1st the mortgage shall stand as ascernity for all such payments; and if a neurance 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 all become entitled to possession of said premises. debt and hove and also the beneft to stay, valuation or appraisement laws. 9. hereunto set. their hand Offthe day and year first above written. Elias White Calers 1. White ASSIGNMENT of County, Oklahpma, the with the property of the country of the
Now if said lirst part. 1.9.5 shall pay or cause to be paid to said secon m. 21.5 v. 0. of money in the above described note	d part. T1817. heirs or assigns a gether with the interest thereon according to the terms and tenor of said note. to then these presents shall be wholly discharged and void otherwise shall remain in and all taxes and assessments which are or may be levied and assessments and singage. The may effect such insurance or pay such taxes and assessments and singage. The may effect such insurance or pay such taxes and assessments and singage. The may effect such insurance or pay such taxes and assessments and it is a surance 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 all become entitled to possession of said premises. debt and hove and also the benefit to stay, valuation or appraisement laws. 9.1 hereunto set. their hand Off the day and year first above written. Elias White Calers 1. White ASSIGNMENT County, Oklahpma, the with DOLLA cknowledged, do hereby sell, assign, transfer, set out and convey under the set of the second
Now if said first part 198 shall pay or cause to be paid to said second mall 200. of money in the abova described note:	d part
Now if said first part. 1.9.5 shall pay or cause to be paid to said second mall 5.00. of money in the above described note	d part. TIGIT. heirs or assigns a gether with the interest thereon according to the terms and tenor of said note. — its then these presents shall be wholly discharged and void otherwise shall remain in and all taxes and assessments which are or may be levied and assessed lawfully againg to until paid, and this mortgage shall stand as security for all such payments; and it is assurance 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 all become entitled to possession of said premises. debt/38 above and also the benefit to stay, valuation or appraisement laws. 9. hereunto set. Their hand On the day and year first above written. Elias White Calers . White ASSIGNMENT County, Oklahpma, the with the conveyed and the promissory note , debts and claims thereby secured, and conveyed and the promissory note , debts and claims thereby secured, and conveyed and the promissory note , debts and claims thereby secured, and conveyed and the conditions therein contained.
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Now if said first part. 19.8 shall pay or cause to be paid to said second mall 2.00. of money in the abova described note	d part. Tileir. heirs or assigns a gether with the interest thereon according to the terms and tenor of said note. — tas then these presents shall be wholly discharged and void otherwise shall remain in and all taxes and assessments which are or may be levied and assessed lawfully againgge. — may effect such insurance or pay such taxes and assessments and shourance 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 and become entitled to possession of said premises. debt as above and also the benefit to biay, valuation or appraisement laws. 3. hereunto set. Their hand Of the day and year first above written. Elies White Calers . White ASSIGNMENT County, Oklahpma, the with the characteristics of the conditions therein contained. hereby sell, assign, transfer, set out and convey unconveyed and the promissory note. —, debts and claims thereby secured, and ertheless, to the conditions therein contained.
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Now if said first part. 1.9.S shall pay or cause to be paid to said second m. 21.5. 20. of money in the abova described note	d part. Their or assigns a gether with the interest thereon according to the terms and tenor of said note