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MORTGAGE RECORD No. 472

m or sums of money or any part thereof is not paid when due, or if suc linquent, the holder of said note and this mortgage may elect to d lect said debt including attorney's fees, and to foreclose this mortgage.	ch insurance is not effected and maintained or any taxes or assessments are not paid leclare the whole sum or sums and interest thereon due and payable at once and pro	before ceed to	
ree and effect. If said insurance is not effected and maintained, or if id premises; or any part thereof, are not paid before delinquent then the allowed interest thereon at the rate ofper cent per am	ements then these presents shall be wholly discharged and void otherwise shall remain any and all taxes and assessments which are or may be levied and assessed lawfully i mortgage	against id shall l if said	
all be a further charge and lien upon said premises described in this mort dgement or decree rendered in aption as aforesaid, and collected, and the li Now if said first part_12.2 Shall pay or cause to be paid to said a mfmoney in the above described notementioned	tgage and the amount thereon shall be recovered in said foreclosure suit and included ten thereof enforced in the mainler as the principal debt hereby secured, second partt.B	in any ms said	
herein provided, the mortgagor will pay to the said mortgagee De	ness before delinquent. foreclosure of this mortgage and as often as any proceeding shall be taken to foreclos IN_DERCENT_OF_DRINGIDAL_AND_LEN_LOSOD es; saful fee to be due and payable upon the filing of the petition for foreclosure and the	Dollars	
emises in the sum of \$_500(1, 0() for the benefit of the mortga	d balance of approximately \$7000.00, payable \$2000.00 payable to 1. Lyons. good right and authority to convey and encumber the same s of all persons whomsover. Said first part 19.8 spreeto insure the buildings gee and maintain such insurance during the existance of this mortgage. Said first part	ne and on said . 188	
Said first part 19Shereby covenantthatthey ar aple of said premises and that they are free and clear of all incumbrances and ASSNupon which there is an unnai	e the except a first mortgage to the Aetna Build d balance of approximately \$7000.00, payable	Sin fee ing & \$133.33	
height(8.)per cent interest per annum, payable semi-s Leo Meyer	annually and signed by		
de to. The First National Bank of Tulsa order payable at Tulsa, Oklahoma			
This conveyance is intended as a mortgage to secure the payment. One for \$ 5000.00 due March 13, 19	nt ofoneof even dat 24	te here-	
ining forever.	Deputy the tenements, hereditaments and appurtenances thereunto belonging, or in anywise	apper-	
	In the state of th	•	
	I berely condigitant I received & <u>LDD</u> and issued Rec. in No/350 Cherefor in payment of morigage		
Lot Six (6), Elock Twelve (12 of Tulsa, according to the re	b), Broadmoor Addition to the City corded plat there of SURER'S ENDORSEMENT Therefore the day that I received \$ 100 and issued		
e receipt of which is hereby acknowledged, doby these presents grant d assigns, all the following described real estate situated inTul	the sum of 0.00) t, bargain, sell and convey unto said part Y_ of the second part 1ts SUCCESS SaCounty and S	OTS heire State of	
Tulsa, Oklahoma	part Y of the second part;		
Tulsa Tulsa The First National Bank of T	itate of Oklahoma,iesof the fir ulsa	st part	
THIS INDENTURE, Made this 14th day of Jar Leo Meyer and Margaret Meyer, his w	nuary,A. D. 1924, between	J	
	O. G. Weaver, (Seal) Brady Brown, County By	Clerk Deputy	
то	Fees \$	e de la companya de l	
	Feb. 192.4 at 2:55 o'clock P.M. and duly recorded in Book. 472 on page 326	day of	