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MORTGAGE RECORD No. 472

1.53 M 12 19

FROM	STATE OF OKLAHOMA, Tulsa County ss.
	This instrument was filed for record on the day of Fob. 1924 at 11:00 colort B.M
то	$ \begin{array}{c} \hline F \ominus b \bullet & 192 4 \\ \hline and duly recorded in Book & 472 \\ \hline Feea 5 \\ \hline \end{array} $
	O. G. Weaver,
	(Seal) County Clerk By Brady Brown, County Clerk Deputy
THIS INDENTURE, Made this 9th	ruary A.D. 1924 ., between ad W. W. Beesley & Minnie B. Pickens
Ethel f. Beesley and her husbar Tulsa Tulsa	nd W. W. Boesley & Minnie B. Pickens te of Oklahoma
d Jas, B. Bragassa	partpart;
ITNESSETH, That said part 105 the first part, in consideration of th	e sum of
e receipt of which is hereby acknowledged, doby these presents grant, b	Dargain, sell and convey unto said part. Y of the second part his heirs TULSE County and State of
d assigns, all the following described real estate situated inklahoma to-wit:	TulsaCounty and State of
kianoma to-wit:	
North East Quarter (NE+) of	the North East Quarter (NEZ) of Section
Thirty (30), Township Nineto	ien (19) The tour and the second second in the second seco
	I hereby copily that I seedlood & 47.00 and issued Receipt Mol 2671 Prover in payment of mongage
	Dated this 9 day of Jet 102 4 W. W. Stratego Carry Julie
	W. W. Sectors planars f. P. F.
The basis and be basis data serves a searcher with all and singular at	he tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
This conveyance is intended as g mortgage to secure the payment ith. One for \$10,000,00 due Fabruary 9th,	of
nd Minnie B. Pickens with 10% interest ade toJus. B. Bragassa	after meturity and 10% attorney lees 192
order, payable at Tulss, Oklahoma	
order, payable at or interest per annum, payable semi-an	nually and signed by . On Aug. 9th and Fah. 9th, in each year. n notes attached.
Said first part jes hareby coverant that they are th	he lawful
mple of said premises and that they are free and clear of all incumbrances.	and that they are in possession of same
	f all persons whomsoever. Said first part
remises in the sum of \$	es before delinquent.
Said first part 1.9.9 further expressly agree	weclosure of this mortgage and as often as any proceeding shall be taken to foreclose same % ON ALL SUMS due and unpaid
a thorney's or solicitor's tees therefor, in addition to all other statutory rees hall be a further charge and lien upon said premises described in this mortg dgement or decree rendered in action as aforesaid, and collected, and the lien	; said fee to be due and payable upon the filing of the petition for foreclosure and the same age and the amount thereon shull be recovered in said foreclosure suit and included in any thereof enforced in the "nikhold" as the principal debt hereby secured.
Now if said first part 198shall pay or cause to be paid to said sec	ond part \underline{Y}_{\pm} <u>h1S</u> heirs or assigns said together with the interest thereon according to the terms and tenor of said note
and and affact. If anide in monton in the baffar and an element affact of if an	nents then these presents shall be wholly discharged and void otherwise shall remain in full by and all taxes and assessments which are or may be levied and assessed lawfully against ortgage 9. IDAYmay effect such insurance or pay such taxes and assessments and shall
e allowed interest thereon at the rate of <u>TOM</u> per cent per annu im or sums of money or any part thereof is not paid when due, or if such	m, until paid, and this mortgage shall stand as security for all such payments; and if said — insurance is not effected and maintained or any taxes or assessments are not paid before
elinquent, the holder of said note and this mortgage may elect to de- solution of the said debt including attorney's fees, and to foreclose this mortgage, and 1990 are said to be said	clare the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of self-provision and rail 1.1. no mest can be the fits
IN WITNESS WHEREOF, said part 108. of the first part ha	Here while while and of solution of seld prepired and represent to the first bound of the first selection of the prepired and represent laws./ He debt is above and file the benefit to stay valuation of appraisement laws./ Yehereunty sethand_Sthe day and year first above written. Ethel T. Beesley Minnie B. Pickens W. W. Beesley
	W. W. Beesley
NOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
in hand paid, the receipt whereof is hereb	y acknowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage deed, the real esta	ate conveyed and the promissory note, debts and claims thereby secured, and the
venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n	
IN WITNESS WHEREOF, The said mortgageehahereunt	o setday of
TATE OF OKLAHOMA, Tulsa	nty, ss. , a Notary Public in and for said County and State Within and IOTEROINE OSLOY, to me known to be the identical person dwho executed the above instrument E-free and voluntary act and deed for the uses and purposes therein set forth.
Before me, the undersigned 9thday of February 192, 4, personally ap	peared
Ethel T. Beesley, her husband W. W. Be	esley and minimum to be the identical person β_{-} who executed the above instrument
ly commission expires May 6, 1924	th. Grille Belle Roby,
	Notary Public

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