NO. 251499 C.M.J.

MORTGAGE RECORD No. 472

	This instrument was filed for record on the 19 day of
	Feb. 192 4 ,at 1:00 o'clock P. M
TO	and duly recorded in Book 4/2 551
	O. G. Weaver,
	O. G. Weaver, (Seal) Brady Brown, County Clerk By Deputy
THE INDESTRIPE M. J. at: 26th J. at Sept.	A. D. 192 3 between
Sarah Rockwood, & Widow	
Tulsa County, in the State of Samma Cumsey Crawford and George Cra	of Oklahoma, part
creek County, Oklahoma	part 1e Sof the second part;
VITNESSETH, That said part of the first part, in consideration of the s	sum of
he receipt of which is hereby acknowledged, do 98 by these presents grant, barg	Dollar
nd assigns, all the following described real estate situated in	County and State of
Oklahoma to-wit:	
The Northwest Quarter (NW) of Secti 12 East; the same being the allotmen	ion 10, Township 18 North, and Range nt of John Washington, deceased;
TREASURER'S E	
Thereby certify that I rec	ceived & H and issued
Receipt No. 13805 therefor	r in payment of montgage
tax on the within more con-	M. C. S. C.
Dated this 2.0 day of	Campa de la companya
W. W Stackery	County Leaver
Annual Control of the State of	Leputy
To have and to hold the same, together with all and singular, the taining forever.	tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
This conveyance is intended as a mortgage to secure the payment of	One
ith. One for \$ 200.00 April 26, 192	24.
Emma Cumsey Crawford & Geo. Crawfo	5rd
acto	
order, payable at Tulsa, Okla.	**************************************
ithper cent interest per annum, payable semi-annua Sarah Rockwood	ally and signed by
w she is the	
imple of said premises and that they are free and clear of all incumbrances	except mortrages of record and certain taxes
cho hoc	
nat- 	Il persons whomsoever. Said first part Yagree_S_to insure the buildings on sai
remises in the sum of \$ for the benefit of the mortgagee argree to pay all taxes and assessments lawfully assessed on said premises b	nd maintain such insurance during the existance of this mortgage. Said first parts 🗸 before delinquent.
Said first part. Y further expressly agree_Sthat in case of force s herein provided, the mortgager will pay to the said mortgagee Twent	before delinquent, closure of this mortgage and as often as any proceeding shall be taken to forcelose sam LY-I1VE
s attorney's or solicitor's fees therefor, in addition to all other statutory fees; sa hall be a further charge and lien upon said premises described in this mortgage	aid fee to be due and payable upon the filing of the petition for foreclosure and the sam
	ereof enforced in the manner as the principal debt hereby secured.
Now if said first part	ereof enforced in the manner as the principal debt hereby secured, d part heirs or assigns sai sether with the interest thereon according to the terms and tenor of said note
Now if said first part	sereof enforced in the months as the principal debt hereby secured. d part
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Now if said first part	depart. The manner as the principal debt hereby secured. depart. The transfer as the principal debt hereby secured. heirs or assigns said sether 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 fure and all taxes and assessments which are or may be levied and assessed lawfully againg agge. may effect such insurance or pay such taxes and assessments and shall such payments; and if said and this mortgage shall stand as security for all such payments; and if said 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 to the composition of a such payable at once and proceed to the shows and also the benefit to stay, valuation or appraisement laws. Solve the state of the stay and the day and year first above written.
Now if said first part	sereof enforced in the months as the principal debt hereby secured. d part
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