## MORTGAGE RECORD No. 472

COMPARED No. 251604 0.11. J.

	This instrument was filed for record on the 20 day
	Feb. 1924 1:40 o'clock P.M. 355
To the state of th	Fees \$
	O. G. Weaver, (Seal) County Cle
	By Brady Brown, Dep
	A, D, 192 4 between
John M. Fisher Tulsa	e of Oklahoma, 8.8 part V of the first p
d Elvina Baker & C. M. Baker	
ITNESSETH The sold park V of the first part in consideration of the	parties of the second part;
e receipt of which is hereby acknowledged, do. Shy these presents grant, ba id assigns, all the following described real estate situated in Tu klahoma to-wit:	rgain, sell and convey unto said part. 1868 the second part. 911811 h 1188. County and Stat
All of Lot Six (6) & the South Bl. 5 Smiths Subdivision of the Township 19 North, Range 12 Eas	SE4 of the SE4 of Sec. 5,
	TREASE STORY TO THE PARTY OF TH
	.30 and too
	Block #5 I had 13821 30 and income 13821 Left.
	Jet, Jet,
	13
The best of the state of the st	tenements, hereditaments and appurtenances thereunto belonging, or in anywise ap-
nining forever	evidenced by one
This conveyance is intended as a mortgage to secure the payment of	Fifteen Hundred Dollars/ promissory note of even date here. 31, 1924.
	192_
ການໄຮສ.	
th 8% per cent interest per annum, payable semi-annu	ially and signed by
	owner in
he has	good right and authority to convey and encumber the same
he will warrant and defend the same against the lawful claims of semises in the sum of \$for the benefit of the mortgagee	all persons whomsoever. Said first partyagree_Sto insure the buildings on a and maintain such insurance during the existance of this mortgage. Said first part
has S to now all toyes and assessments inwfully assessed on said premises	before delinquent, eclosure of this mortgage and as often as any proceeding shall be taken to foreclose so Hundred (200,00). Doi
attorney's or solicitor's fees therefor, in addition to all other statutory fees; s	said fee to be due and payable upon the filing of the petition for foreclosure and the st
dgement or decree rendered in action as aforesaid, and collected, and the lien th	e and the amount thereon shall be recovered in said foreclosure suit and included in hereof enforced in the ministria the principal debt hereby secured.
mof money in the above described notementioned, to	nd part
ree and effect. If said insurance is not effected and maintained, or if any	ats 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 again
	tgagemay effect such insurance or pay such taxes and assessments and s
m or sums of money or any part thereof is not paid when due, or if such i linquent, the holder of said note and this mortgage may elect to decla	insurance is not effected and maintained or any taxes or assessments are not paid be are the whole sum or sums and interest thereon due and payable at once and proceed
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