MORTGAGE RECORD No. 472

and the control of th	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the 5
	""" ADY11 4 10:50 A
TO	and duly recorded in Book. 472 on page 445
이번 하지 않는데 되고 화가 있는 경험이 되었다.	O. G. Weaver,
eta a anta a a mainte de la coloció de la lación de meta esta de la coloció de la termidad de la coloció de la La coloció de la coloció d	1 -45864
	Brady Brown, County Cler
	oril A.D. 1924, between.
Lillie House and Everett C. House	ner nuspana
f TUISE County, in the Sta	ate of Oklahoma,of the first part_195of the first pa
Tulsa, Tulsa County, Oklahoma.	part 16Sof the second part:
VITNESSETH, That said part 198 of the first part, in consideration of the	lie sum of 10 (\$755.00)
he receipt of which is hereby acknowledged, doby these presents grant.	bargain, sell and convey unto said part 9.5 of the second part. the ir
	8. County and State
Delahoma to wit: Lot Four (4) Block Seven(7) in East L to the recorded plat thereof as filed Clerk in and for Tulsa County, Oklaho	awn Addition to Tulsa, Oklahoma according for record in the office of the County ma.
	1 level comment of the contract of 1 feet to
	marker 7 in a april 1 of
To have and to hold the same, together with all and singular, thatining forever,	he tenements, hereditaments and appurtenances thereinto belonging, or in anywise app
This conveyance is intended as a mortgage to secure the payment it. One for \$.755.00 payables \$15.00 on or be nd eyery month thereafter the further s	of One promissory note of even date he fore May 1st, 1924 and on the 1st day of each um of 215.00 until the full sum of \$755.00 192
Chas. T. Abbott & Chas. T. Abbott	Trustee
Eight (8)	nually and signed by
Lillie House and Everett C. Ho	use theownerSin (
Said first part 99 hereby covenant that make of said premises and that they are free and clear of all incumbrances.	owner Sin 1
43. 200	
HeV will warrant and defend the same against the lawful claims o remises in the sum of \$	preclosure of this mortgage and as often as any proceeding shall be taken to forcelose sar Dolle ; said fee to be due and payable upon the filing of the petition for forcelosure and the sar age and the amount thereon shall be recovered in said forcelosure suit and included in a thereof enforced in the friation of the principal debt bereby secured.
a. Now if said first partshall pay or cause to be paid to said security 500 of money in the above described notementioned, and shall make and maintain such insurance and pay such taxes and assessmorce and effect. If said insurance is not effected and maintained, or if an aid premises, or any part thereof, are not paid before delinquent then the maintained.	ond part. their or assigns as together with the interest thereon according to the terms and tenor of said note
um or sums of money or any part thereof is not paid when due, or if such eliquent, the holder of said note and this mortgage may elect to dec ollect said debt including attorney's fees, and to forcelose this mortgage, and	insurance 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 shall become entitled to possession of said premises.
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