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MORTGAGE RECORD No. 472

To Image: Additional organization of the second or additional organization of the second organization of the s	FROM	STATE OF OKLAHOMA, Tulsa County ss.	
TO For 4		This instrument was filed for record on the 12 April 4 + 1:40 PM	
0. 6. Worver, 10. (Start) 11. (Start)	2011년 1월 1991년 - 1991년 - 1991년 - 1991년 1991년 1991년 - 1991년 1 1991년 1991년 199		
B	ΤΟ	Fees \$	
B		U. G. Weaver,	
Bitemart: Strahty and wife, MaPris Arghing Arghner, Straht, Stra		ByBrady Brown,Deputy	
Bitemart: Strahty and wife, MaPris Arghing Arghner, Straht, Stra	THIS INDENTINE Made this 10th day of Apr	11	
M03202020, 0210,	Stewart Brembry and wife Mafrie Bremb	PRY	
M03202020, 0210,	fCounty in the St Muskogee Whosesale Grocer Compar	ate of Oklahoma,of the first part 198of the first part 198of the first part 198of the first part	
han energy at a table handpa damed handed. G by there greates area, hande and you as def and X. of the mean pre	f Muskogee, Okla.	part. Jof the second part;	
han energy at a table handpa damed handed. G by there greates area, hande and you as def and X. of the mean pre	VITNESSETH, That said part 185 of the first part, in consideration of t Seven Hundred Fifty and No/100	the sum of	
Manna town: Bitchman town: Lots Thirty four (54) and thirty five (35) Blook "hree (5) South Side Addition to Sand Springs, Okla, ''' ATRIS ENDORSUNG' I a contact file and the same an	he receipt of which is hereby acknowledged, doby these presents grant,	bargain, sell and convey unto said part Y_ of the second partitsheirs	
Lots Hirty four (34) and Thirty five (35) Block ¹ Ares (3) South Side Addition to Sand Springs, OCLa, This STREPS ENDORSENTY The construction is promoted a function of the second of t	nd assigns, all the following described real estate situated in $\pm v$		
South Side Addition to Sand Springs, OKIA, SAMPETS ENDORSENTST The second secon			
The first Plant is a Subject of a first set of the first set of the	Lots Thirty four (34) and	l Thirty five (35) Block ⁴ hree (3)	
Construction of the second secon	South Side Addition to Sa		
In the wind in the same, targets with all and inplace, the terments, benefitianes and segretionics thereases the benefitianes and segretionics thereases the same state of the same state o		the stand Q (12) ANA STAND	
by or with a called as a more targether with all and algular, the teamments, hereditaments and apportaneous first and and any and the sense of the sensee of the sense of		second and 14476 there for in payment or increased	
To have and to hold the same, together with all and singular, the teamment, hereditaments and appartenewices thereaute belonging, or in anywire sprear- Take converses is intended as a mortgere to searce the payment of		10 real the within Energited alored 192 t	
To have and to hold the same, together with all and singular, the teamment, hereditaments and appartenewices thereaute belonging, or in anywire sprear- Take converses is intended as a mortgere to searce the payment of		Lunca Line Articley, County Treasurer	
To have and to hold the same, together with all and singular, the teamment, hereditaments and appartenewices thereaute belonging, or in anywire sprear- Take converses is intended as a mortgere to searce the payment of		Departy Discourse of the almuchaet	
This conception is incomed as a mortgage to secret the payment of	To have and to hold the same, together with all and singular, t		
<pre>adb. Core to s. 7.550.00</pre>	This secure to intended as a mortgage to secure the navment	ofof even date here.	
Auge to Inskepages Wholesels for coccer Company rode, porticest. Percent interest per annum, provide semiannully and signed by Statistic percent interest per annum, provide semiannully and signed by	ith. One for \$ 750,00 due December 10th,	, 1924 payable at office of Ratcliff-Sanders Company,	
and a second products and a second product of	ulsa, Oklahoma Muskogee Wholesale Grocer Company		
abil. 1520			
Stewart Brendbry and wife Maprie Brendbry Skill first part 1.92 hereby overantdut. They Sree the overa. ² in fee imple of akil premises and that they are free and clare of all neumbarces	r order, payableat		
Side lines par 1.9.9 haveby avonant	Stewart Brembry and wife Maggie	3 Brembry	
they have	Said first part 198 hereby covenantthatthey are	theownerSin fee	
They_have they_wave they_wave they_wave they_wave the wave			
premises in the sum of S. 7.20.5.02	. they have	good sight and authority to convey and encumber the same and	
Said first part. 2.63 further expressly agree	remises in the sum of \$ 750.00	see and maintain such insurance during the existance of this mortgage. Said first part	
as at oncy's or solicitor's fees therefor, in addition to all other statutory fees and fee to be doe and payable upon the lining of the pittion for foreclasmic and the same there is a line of the same status or addition of a distribution of the same status of the same status of a distribution of the same status of the same same status of	Said first part_10.8 further expressly agree	foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same on por cont	
Judgement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the //finite/F at the principal deck hereby secured. here or assigns said into the above described nots	is attorney's or solicitor's fees therefor, in addition to all other statutory fee	es; said fee to be due and payable upon the filing of the petition for foreclosure and the same	
ann	udgement or decree rendered in action as aforesaid, and collected, and the lie	en thereof enforced in the/manner as the principal debt hereby secured.	
Gree and effect. If said faurance is not effected and maintained, or if any and all taxes and assessed which are or may be levied and assessed lawfully against and premises, or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes and assessments and shall be allowed interest thereon at the rate of	umof money in the above described notementioned	, together with the interest thereon according to the terms and tenor of said note	
be allowed interest thereon at the rate of 1911	orce and effect. If said insurance is not effected and maintained, or if a	any and all taxes and assessments which are or may be levied and assessed lawfully against mortgage	
delinquent, the holder of said note*. and this mortgage may elect to declare the whole sum or nums and interest thereon due and payable at once and proceed to collect aid debindung at the fore of seid to foreclose this mortgage, and shall become entitled to possession of said premises. Said first part. 4.95 waive, notice of declare the whole debt/shall become entitled to possession of said premises. IN WITNESS WHEREOF, said part. 4.99of the first part ha.V9hereby acknowledged to possession of said premises. Now ALL MEN BY THESE PRESENTS That	be allowed interest thereon at the rate of	num, until paid, and this mortgage shall stand as security for all such payments; and if said h insurance is not effected and maintained or any taxes or assessments are not paid before	
Said first part 1998 wive	lelinquent, the holder of said note and this mortgage may elect to de	eclare the whole sum or sums and interest thereon due and payable at once and proceed to	
Stawatt Brembry Maggio Brembry Named moitgage named moitgage in hand paid, the receipt whereof is hereby acknowledged, do.	Sold first must 108 wains notice of election to declare the who	ole debt/as above and also the beneft tristay, valuation or appraisement laws.	
ASSIGNMENT KNOW ALL MEN BY THESE PRESENTS finat	and willing of the second send part start and part and	Stewart Brembry	
KNOW ALL MEN BY THESE PRESENTS That		Maggie Brembry	
ThatCounty, Oklahoma, the within named motigagesin consideration of the sum ofDOLLARS toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey untohere and assigns, the within mortgage deed, the real estate conveyed and the promissory note debts and claims thereby secured, and the covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageshere unto sethandthisday of	KNOW ALL MEN BY THESE PRESENTS	na en la companya de	
to	That	OfCounty, Oklahoma, the within	
heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note			
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageha_hereunto set	named mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageha_hereunto sethandthisday of 	named mortgageein consideration of the sum of oin hand paid, the receipt whereof is herel	by acknowledged, dohereby sell, assign, transfer, set out and convey unto	
STATE OF OKLAHOMA, Tulsa Before me. Robt. N. Gibbs on this 12 Stewart Brembry and Maggio Brembry	named mortgageein consideration of the sum ofo. oin hand paid, the receipt whereof is here 	by acknowledged, dohereby sell, assign, transfer, set out and convey unto	
STATE OF OKLAHOMA. Tulse Before me. Robt. N. Gibbs on this _12.	named mortgageein consideration of the sum ofo in hand paid, the receipt whereof is here hheirs and assigns, the within mortgage deed, the real est govenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject,	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained.	
STATE OF OKLAHOMA, Tulsa Before me, Robt. N. Gibbs on this 12 day of April Not and for said County and State Stewart Brembry and Maggie Brembry and acknowledged to me that the Sylexceuted the same as their free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official hand and seal the day and year above set forth. Mobt. N. Gibbs,	amed mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained.	
Before me. Robt. N. Gibbs on this 12day of April	amed mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note, debts and claims thereby secured, and the nevertheless, to the conditions therein contained, nto sethandthisday of	
on this <u>12</u> day of <u>April</u>	amed mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note, debts and claims thereby secured, and the nevertheless, to the conditions therein contained, nto sethandthisday of	
and acknowledged to me thatththe same asthe irree and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official hand and seal the day and year above set forth. My commission expires	named mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained, nto sethandthisday of 	
WITNESS my official hand and seal the day and year above set forth. My commission expires June 8,	named mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained, nto sethandthisday of 	
	amed mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained. nto sethandthisday of 	
	amed mortgageein consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained. nto sethandthisday of 	
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