MORTGAGE RECORD No. 472

FROM	STATE OF OKL	AHOMA, Tulsa County rs.	23 day of
	Apri	1 1924 at 11:10 in Book 472 on p	o'clockA . M.
To	Fees \$	on the graph was the and the graph was the first and the f	
	(Seal)	O. G. Weaver.	
	By	Brady Brown,	County Clerk Deputy
THIS INDENTURE, Made this. 22nd day of April	/	1024	
s. A. Colburn			***
of Tulsa, Okla. WITNESSETH, That said partyof the first part, in consideration of the sa Two Thousand (2000) and No/100	um of	part. V. of the sec	ond part:
Two Thousand (2000) and No/100 the receipt of which is hereby acknowledged, doby these presents grant, barg			
and assigns, all the following described real estate situated in	ani, sen and convey u	nicosata parezza di mosconia parezz	County and State of
Westerly Fifty (50) feet of Lot Westerly Fifty (50) feet of the Lot Six (6) in Block Ten (10) i Tulsa, according to the recorde	Northerly	Thirty (30) feet of ddition to the city	
		24 Upr	8.B,
To have and to hold the same, together with all and singular, the taining forever.			
This conveyance is intended as a mortgage to secure the payment of with. One for \$ 2000.00 due October 22, 192.	4		
made to S. A. Colburn			192
or order, payable at Tulsa		*******	
with ten per cent interest per annum, payable semi-annual Julian A. De Corte Said first part V hereby covenant that he is simple of said premises and that they are free and clear of all incumbrances.	lly and signed by		owner_in fe

That he will warrant and defend the same against the lawful claims of all premises in the sum of \$ for the benefit of the mortgagee an agree _ S to pay all taxes and assessments lawfully assessed on said premises be Said first part V _ further expressly agree_ S that in case of force as herein provided, the mortgagor will pay to the said mortgagee _ TWO	l persons whomsoever ad maintain such insu efore delinquent. losure of this mortga Hundred	Said first partyagree_Sto ance during the existance of this mort to and as often as any proceeding shall	insure the buildings on said gage. Said first part V I be taken to forcelose sam
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; sai shall be a further charge and lien upon said premises described in this mortgage judgement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part. Yshall pay or cause to be paid to said second sumof money in the above described note,mentioned, togath and shall make and maintain such insurance and pay such taxes and assessment	and the amount therefore of enforced in the repart her her with the interest then these presents	con shall be recovered in said foreclos saided as the principal debt hereby see it thereon according to the terms and shall be wholly discharged and void o	ure suit and included in any cured, heirs or assigns said tenor of said note therwise shall remain in ful
force and effect. If said insurance is not effected and maintained, or if any as said premises; or any part thereof, are not paid before delinquent then the mortg be allowed interest thereon at the rate of \(\frac{1}{2} \) \text{R1}_{	until paid, and this resurence is not effected the whole sum or sall become entitled to the sall become and also because he was above and also because and also	effect such insurance or pay such tax nortgage shall stand as security for all land maintained or any taxes or assums and interest thereon due and pay possession of said premises. the benefit to stay, valuation or appression of said premises.	es and assessments and shall such payments; and if said sessments are not paid beforable at once and proceed to assessment laws.
	J1	llian A. DeCorte	
	ASSIGNMENT		
KNOW ALL MEN BY THESE PRESENTS That		Con	nty, Oklahoma, the within
named mortgageein consideration of the sum of			DOLLARS
toin hand paid, the receipt whereof is hereby ac			
heirs and assigns, the within mortgage deed, the real estate of covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, novel	conveyed and the property of the conditions of t	omissory note, debts and clai	ms thereby secured, and the
IN WITNESS WHEREOF, The said mortgageehahereunto se		handthia	
STATE OF OKLAHOMA, TULES County, Before me, 2. A. Mullen		Name Dubit	I for said Country - 3 Co
on this 22nd day of April , 1924, personally appear Julian A. DeCorte a single man	redtame know	a Notary Public in and	or said County and Stateandforegoing
and acknowledged to me thath_O_executed the same ash_A S_fi	ree and voluntary act	and deed for the uses and purposes th	erein set forth,
WITNESS my official hand and seal the day and year above set forth. My commission expires Jan • 3 1926 • 192 (Seal) <u> </u>). A. Mullen,	
The second secon			Notary Public