MORTGAGE RECORD No. 472

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Compty Clark Property Clark Proper		
THIS INDENTURE, Made this. 2503. day of April Depart 100 Lampkinn, now Sestition Harry and Olivor S. Murray, nor 128. of the first part 102. Lampkinn, now Sestition Harry and Olivor S. Murray, nor 128. of the first part 102. day of the second party 102. day of the	***************************************	O. G. Weaver.
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TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee. ha hereunto set hand this day of 192. TATE OF OKLAHOMA, Tulsa County, ss. Before me. P. L. Long A Notary Public in and for said County and State this 23rd day of April 1924, personally appeared Mrs. Beatrice Lampkins, now Beatrice Murray and Oliver S. Murray, her husband to me known to be the identical person. Who executed the above instrument ad acknowledged to me that the 9y executed the same as the 91r 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.	s heien provided, the mortgager will pay to the said mortgage	is add fee to be due and payable upon the filing of the petition for foreclosure and the san ige and the amount thereon shall be recovered in said foreclosure suit and included in an thereof enforced in the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the principal debt hereby secured. In the manner as the manner as the principal debt hereby secured. In the manner as the manner as the manner as the manner and tenor of said note. In the manner as the manner and tenor of said note. In the manner as the manner and tenor of said note. In the manner as the ma
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WITNESS my official hand and scal the day and year above set forth. P. L. Long,	s heiein provided, the mortgagor will pay to the said mortgagee	is said fee to be due and payable upon the filing of the petition for forectosure and the same age and the amount thereon shall be recovered in said foreclosure suit and included in an thereof enforced in the mainter as the principal debt hereby secured. The mainter as the principal debt hereby secured. The mainter as the principal debt hereby secured. The mainter as the processor of said note. The mainter as the mainter as the principal debt hereby secured. The mainter as the mainter as the principal debt hereby secured. The mainter as the mainter as the principal debt hereby secured. The mainter as the mainter as the principal debt hereby secured. The mainter as the mainter as the principal debt hereby secured. The mainter as the mainter as the mainter and tenor of said note. The mainter as the mainter as the mainter and tenor of said note. The mainter as the mainter as the mainter and tenor of said note. The mainter as the mainter as the mainter and tenor of said note. The mainter are not paid before the whole sum or sums and interest thereon due and payable at once and proceed the shall become entitled to possession of said premises. The mainter are not paid before the whole sum or sums and interest thereon due and payable at once and proceed the shall become entitled to possession of said premises. The mainter are not paid before the whole sum or sums and interest thereon due and payable at once and proceed the shall be maintered the maintered the maintered the maintered them. The mainter are not paid before and payable at once and proceed the shall be maintered the maintered them. The maintered the maintered the maintered them. The maintered the maintered the maintered them. The maintered the maintered them as the maintered them. The maintered them as the maintered them as the maintered them. The maintered them as the maintered them as the maintered them. The maintered them as the maintered them as the maintered them. The maintered them as the maintered them as the maintered them.
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	herein provided, the mortgagor will pay to the said mortgages. 2112-212 attorney's or solicitor's fees therefor, in addition to all other statutory fees all be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as aforesaid, and collected, and the lien Now if said first part. 198-shall pay or cause to be paid to said seem of money in the above described notementioned, if a shall make and maintain such insurance and pay such taxes and assessmere and effect. If said insurance is not effected and maintained, or if am id premises, or any part thereof, are not paid before delinquent then the me allowed interest thereon at the rate of 1991	is said fee to be due and payable upon the filing of the petition for forectosure and the saige and the amount thereon shall be recovered in said foreclosure suit and included in a thereof enforced in the manner as the principal debt hereby secured. In 18 heirs or assigns so together with the interest thereon according to the terms and tenor of said note. I shall be wholly discharged and void otherwise shall remain in for yand all taxes and assessments which are or may be levied and assessed lawfully again ortgage. The may effect such insurance or pay such taxes and assessments and is mortgage. The may effect such insurance or pay such taxes and assessments and is minsurance 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. In debta's above and also the beneft of tay, valuation or appraisement laws. Yell hereunto set. The 1r hand. The day and year first above written. Oliver S. Murray Beatrice Murray Commerty Beatrice Tampking Beatrice ASSIGNMENT ASSIGNMENT Assign, transfer, set out and convey undetected the conditions therein contained. The conveyed and the promissory note. debts and claims thereby secured, and the conveyed and the promissory note. debts and claims thereby secured, and the conveyed and the promissory note. The secure of