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MORTGAGE RECORD No. 472

NO. 258889 C.M.J.

FROM	STATE OF OKLAHOMA, Tules County 28. This instrument was filed for record on the	
то	Iday 192 4, at 4:55 o'clock P.M. and duly recorded in Book. 926 Fees \$	
	County Clerk ByBrady_Brown,Deputy	
THIS INDENTURE. Made thisEighthMe	arch A. D. 192_4. between anAntwerp, his wife	
L. N. Van Antwerp and Louise E.Va Tulsa	State of Oklahoma,	
Chas. T. Abbott & F. C.Welch	part_105 of the second part;	
INESSETH. That said part 108 of the first part, in consideration o	of the sum of. \$450.00) Dollars	
receipt of which is hereby acknowledged, do	nt, bargain, sell and convey unto said part 198f the second parttheirs	
assigns, all the following described real estate situated in	Pulsa	
Lot Two (2) Block Thirteen (13) according to the recorded plat office of County Clerk in and :	) East Lawn Addition to Tulsa, Oklahoma thereof as filed for record in the for Tulsa County, Oklahoma,	• •
	150 50	
	150 50 08 23 May 4 8B	
To have and to hold the same, together with all and singular	r, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-	
	ent ofOne	••
n. One for \$_450.00dueJune_20th, 19	924	•
le to Chas. T. Abbott & F. C. Welch	,	
Said first part 198 hereby covenants_that_they_are ple of said premises and that they are free and clear of all incumbrance		
they introduced and the same against the lawful claim mises in the sum of \$	good right and authority to convey and encumber the same and no of all persons whomsoever. Said first part 199 agree. 9to insure the buildings on said ragee and maintain such insurance during the existance of this mortgage. Said first part 199 mises before delinquent. of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same -\$450.00	
Il be a further charge and lien upon said premises described in this mo gement or decree rendered in action as aforesaid, and collected, and the Nowiff said first part_19.5 hall pay or cause to be paid to said \$459.900of money in the above described note	fees; saîd fee to be due and payable upon the filing of the petition for forectosure and the same prigage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the infainter as the principal debt hereby secured. lecond part <u>the 12</u> ded, together with the interest thereon according to the terms and tenor of said note esaments then these presents shall be wholly discharged and void otherwise shall remain in full f any and all taxes and assessments which are or may be levied and assessed lawfully against	
I premises, or any part thereof, are not paid before delinquent then the allowed interest thereon at the rate of <u>BARAT</u> . 19, pre cent per a nor sums of money or any part thereof is not paid when due, or if at nquent, the holder of said note	e mortgage	
<u></u>	Louise E. Van Antwerp	
OW ALL MEN BY THESE PRESENTS	ASSIGNMENT	
ned mortgageein consideration of the sum of	ofCounty, Oklahoma, the withinDOLLARS	
	reby acknowledged, dohereby sell, assign, transfer, set out and convey unto	
enants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subjec	estate conveyed and the promissory note, debts and claims thereby secured, and the 	
ATE OF OKLAHOMA, Tulsa	County, as. , a Notary Public in and for said County and State	
Guv W.Settle	<pre>*appeared With SWIF</pre>	
Before me, Guy W.Settie this 8th day of March	UST Data and the second s	
Before me, Guy WISECUIE this 8th day of <u>March</u> , 1924, personally N. Van Antwerp and Louise E. VanAnti i acknowledged to me that <u>the system</u> the same as <u>the</u>	QLY free and voluntary act and deed for the uses and purposes therein set forth.	
Before me, Guy W.Settie this 8th day of March	QLY free and voluntary act and deed for the uses and purposes therein set forth.	

Т. Ъ