MORTGAGE RECORD No. 472

	STATE OF OKLAHOMA, Tulsa County ss., 29
**************************************	This instrument was filed for record on the day o
	May 192 4 8:00 o'clock A*M. and duly recorded in Book 472 on page 539
TO BE THE TOTAL TO SERVICE OF THE PROPERTY OF	Fees \$
	O. G. Weaver,
	O. G. Weaver, (Seal) County Clerk By Brady Brown, Deput
THIS INDENTURE, Made this 8th day of May	A, D, 192. 4, between.
S. D. McCree and his wife D. C. McCre	6 ,
of Tulsa County, in the State	of Oklahoma,of the first par
f Tulsa, Okla.	partof the second part;
WITNESSETH, That said part_Yof the first part, in consideration of the s Six Hundred and Seventy four and No/1	sum of
the receipt of which is hereby acknowledged, doby these presents grant, bar	gain, sell and convey unto said part. Y of the second part. their hei
and assigns, all the following described real estate situated in	County and State
Manoria to-wit:	
Lot (2) Block (7) of Greenwood	Addition to the city of
Tulsa.	TREASURERS ENDOUGHENT
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	Fig. 15/61 and in physician of morthers.
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	Vis. With a series of the area
	Economical information framework in the second of the seco
To have and to held the source treather with all and shoulder the	Deputy tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
taining forever	
This conveyance is intended as a mortgage to secure the payment of 14, 50,00 each, one due June Sth,	& fourteenpromissory note_S of even date her
	192_
19% No Boston Wales	
with 8 nor cant interest nor annum parable continues	ally and signed by
S. D. McCree	
Said first part_y hereby covenant_that_S. D. McCr	ee owner in f
simple of said premises and that they are free and clear of all incumbrances	
rhat he has	good right and authority to convey and encumber the same an
i nathe will warrant and defend the same against the lawful claims of a	ll persons whomsoever, Said first part Yagreeto leacumper the same an nd maintain such insurance during the existance of this mortgage. Said first part Y
premises in the sum of \$OOfor the benefit of the mortgages a agreeS to pay all taxes and assessments lawfully assessed on said premises because it is a second of the mortgages as a second of the mortgages are second or said premises because in the sum of \$OO	nd maintain such insurance during the existance of this mortgage. Said first part X. before delinquent.
Catalina V Catalina S 3	
as herein provided, the mortgagor will pay to the said mortgagee as attorney's or solicitor's fees therefor, in addition to all other statutory fees; se	Dolla sid fee to be due and payable upon the filing of the petition for foreclosure and the san
as herein provided, the mortgagor will pay to the said mortgagee as attorney's or solicitor's fees therefor, in addition to all other statutory fces; so shall be a further charge and lien upon said premises described in this mortgage	Dolla sid fee to be due and payable upon the filing of the petition for foreciosure and the san and the amount thereon shall be recovered in said foreclosure suit and included in ar
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