## MORTGAGE RECORD No. 472

	FROM	This instrument was filed for record on the day of
		192 4 at 8:00 o'clock A.M., and duly recorded in Book 47.2 on page 567
	то	Fees \$
		O. G. Weaver,
*******		O. G. Weaver,  (Seal)  County Clerk  By Brady Brown, Deput
THE INDESTRICT	waa: 1st aas An	gustA, D. 1924 between
Charles H.	Rogers and Addie M. Roge	xs
Tulsa Virgil Di	County, in the Str	ate of Oklahoma,of the first part_105of the fi
nd	ORDVII	part 7of the second part;
VITNESSETH, That said pa	arties of the first part, in consideration of the	he sum of \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	undred and No/100	Dolla bargain, sell and convey unto said part. of the second part. his hei
nd assigns, all the following de klahoma to-wit:	scribed real estate situated inTu	1se County and State
All Tuls	of Lot Four (4) in Block a County, State of Oklah	Five (5) in the Town of Owasso, oma, according to the Government
surv	ey thereof.	TOPASTIPEDES ENDORSEMENT
		I horoby certify that I received S. S. and issued
		tax on the visibility of the form of the first that the first the first that the first
		C W
To have and to hole	d the same, together with all and singular, t	he tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
taining forever.		ofof even date her
ith. One for \$1100.0	O due August ls t,	1927.
Vincil Di		
		and the control of th
		la.
itheight	per cent interest per annum, payable semi-an	nually and signed by
Said first part 188	hereby covenant that th	ey are the owner sin f
	at they are free and clear of all incumbrances.	<u> </u>
the		
remises in the sum of \$.000 agree to pay all taxes an	nd assessments lawfully assessed on said premis	oraclosure of this mortgage and as often as any proceeding shall be taken to foreclose san
hall be a further charge and li udgement or decree rendered i	ien upon said premises described in this mortg in action as aforesaid, and collected, and the lier	Dolla spand as of the same position for foreclosure and the same and the amount thereon shall be recovered in said foreclosure suit and included in an anthereof enforced in the manner as the principal debt hereby secured.
sumof money	in the above described notementioned,	cond part Their heirs or assigns sai together with the interest thereon according to the terms and tenor of said note
force and effect. If said insu	rance is not effected and maintained, or if ar reof, are not paid before delinquent then the m the rate of EISDTei cent per ann y part thereof is not paid when due, or if such	nents then these presents shall be wholly discharged and void otherwise shall remain in funy and all taxes and assessments which are or may be levied and assessed lawfully again nortgage
sum or sums of money or any		insurance is not effected and maintained or any taxes or assessments are not paid befo
be allowed interest thereon at sum or sums of money or any delinquent, the holder of said collect said debt including atto Said first part 185.	orney's fees, and to foreclose this mortgage, and	n insurance is not effected and maintained or any takes or assessments are not paid beforciers the whole sum or sums and interest thereon due and payable at once and proceed it deshall become entitled to possession of said premises.  Joseph Williams and also the beneft to tay, valuation or appraisement laws.
e allowed interest thereon at ium or sums of money or any lelinquent, the holder of said collect said debt including atto Said first part 1858.	orney's fees, and to foreclose this mortgage, and	a insurance 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 and shall become entitled to possession of said premises.  le debt and above and also the beneft to taxy, valuation or appraisement laws.  Ye hereunto set
e allowed interest thereon at ium or sums of money or any lelinquent, the holder of said collect said debt including atto Said first part 1858.	orney's fees, and to foreclose this mortgage, and	a insurance 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 of shall become entitled to possession of said premises.  ble debt above and also the beneft to taxy, valuation or appraisement laws.  V9 hereunto set. theirhand. She day and year first above written.  Charles H. Rogers  Addie M. Rogers
be allowed interest thereon at sum or sums of money or any ledinquent, the holder of said collect said debt including attached to the said first part. ACS.  IN WITNESS WHE	omey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who EREOF, said part. 199. of the first part ha	ole debt d'above and also the beneft to tany, valuation or appraisement laws.  V9 hereunto set
co allowed interest thereon at num or sums of money or any ledinquent, the holder of said collect said debt including attention of the said first part. I CS. IN WITNESS WHE	omey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who EREOF, said part 199 of the first part ha.  ESE PRESENTS	an insurance 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 to define the whole and possession of said premises.  It is above and also the beneft to tray, valuation or appraisement laws.  VS hereunto set. the ir hand. She day and year first above written.  Charles H. Rogers  Addie M. Rogers  ASSIGNMENT  County, Oklahoma, the with
se allowed interest thereon at um or sums of money or any lelinquent, the holder of said sollect said debt including attention of the said first part. I SI IN WITNESS WHE	omey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who EREOF, said part_195_of the first part ha.  ESE PRESENTS  onsideration of the sum of	a insurance is not effected and maintained or any takes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed a shall become entitled to possession of said premises.  It is a premised by the state of the s
ce allowed interest thereon at tum or sums of money or any ledinquent, the holder of said collect said debt including attention of the said first part. I CS IN WITNESS WHE	omey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who EREOF, said part. 199_of the first part ha.  ESE PRESENTS  Insideration of the sum of	a insurance 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 and another the whole sum or sums and interest thereon due and payable at once and proceed and another the sum of th
ce allowed interest thereon at tum or sums of money or any ledinquent, the holder of said collect said debt including attentions. Said first part_1es. IN WITNESS WHE	emey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who EREOF, said part. 199 of the first part has said part. 199 of the first part has essentially and the said part. 199 of the first part has essentially and the receipt whereof is herebounded, the within mortgage deed, the real estronger of the same	a insurance is not effected and maintained or any taxes or assessments are not paid before scene the whole sum or sums and interest thereon due and payable at once and proceed of shall become entitled to possession of said premises.  It is premised by the process of the proce
ce allowed interest thereon at tum or sums of money or any ledinquent, the holder of said collect said debt including attentions of the said first part. 165 IN WITNESS WHE  CNOW ALL MEN BY THI That	omey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who EREOF, said part. 199_of the first part has essentially been seen to be supported by the sum of the su	a insurance is not effected and maintained or any takes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed a shall become entitled to possession of said premises.  It is a premised by the process of the interest thereon due and payable at once and proceed a shall become entitled to possession of said premises.  It is a premised by the process of the interest of the
ce allowed interest thereon at tum or sums of money or any lellinquent, the holder of said collect said debt including attended to the said first part. 1 e.S. IN WITNESS WHE CONOW ALL MEN BY THE That the same downward of the said first part and a covenants therein contained.  TO HAVE AND TO IN WITNESS WHE	comey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who execute the said part	a insurance is not effected and maintained or any takes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed a shall become entitled to possession of said premises.  It is in the interest the stay, valuation or appraisement laws.  V9 hereunto set the inhand. She day and year first above written.  Charles H. Rogers  Addie M. Rogers  ASSIGNMENT  County, Oklahoma, the with parknowledged, do hereby sell, assign, transfer, set out and convey un ate conveyed and the promissory note, debts and claims thereby secured, and the nevertheless, to the conditions therein contained.  to set hand this day and year first above written.  Charles H. Rogers  Addie M. Rogers
be allowed interest thereon at sum or sums of money or any delinquent, the holder of said collect said debt including atterns of the said first part. 1 es IN WITNESS WHE SAID SAID SAID SAID SAID SAID SAID SAID	comey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who execute the said part	a insurance is not effected and maintained or any taxes or assessments are not paid before cleare the whole sum or sums and interest thereon due and payable at once and proceed to deal become entitled to possession of said premises.  It is in the process of the
be allowed interest thereon at sum or sums of money or any delinquent, the holder of said collect said debt including atterns of the said first part. 1 es IN WITNESS WHE STATE OF OKLAHOMA.  Before me. C.	comey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who execute the sum of the first part has essentially been sufficiently been suff	a insurance is not effected and maintained or any taxes or assessments are not paid before cleare the whole sum or sums and interest thereon due and payable at once and proceed to dealth become entitled to possession of said premises.  It is interest the sum or sums and interest thereon due and payable at once and proceed to dealth above and also the benefit footnay, valuation or appraisement laws.  V9 hereunto set the interest and say and year first above written.  Charles H. ROgers  Addie M. Rogers  ASSIGNMENT  County, Oklahoma, the with payaknowledged, do hereby sell, assign, transfer, set out and convey under conveyed and the promissory note debts and claims thereby secured, and the nevertheless, to the conditions therein contained.  to set hand this day of the said County and Startey, ss.  , a Notary Public in and for said County and Startey.
be allowed interest thereon at sum or sums of money or any delinquent, the holder of said collect said debt including atterns to the said first part. 1 es IN WITNESS WHE STATE OF OKLAHOMA.  Before me. C. Octobro Before m	comey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who erect the whole the control of the first part has expected by the first part has expected b	a insurance is not effected and maintained or any taxes or assessments are not paid before selese the whole sum or sums and interest thereon due and payable at once and proceed to dealth become entitled to possession of said premises.  It is premised by the process of the premises of the premises.  Ver hereunto set the premise H. Rogers  Addie M. Rogers  Addie M. Rogers  ASSIGNMENT  County, Oklahoma, the with DOLLAR by acknowledged, do hereby sell, assign, transfer, set out and convey under conveyed and the promissory note, debts and claims thereby secured, and the nevertheless, to the conditions therein contained, to set hand this day of the promissory hand
be allowed interest thereon at aum or sums of money or any delinquent, the holder of said collect said debt including atterns to the said first part. 1 es IN WITNESS WHE STATE OF OKLAHOMA.  Before me. C.	comey's fees, and to foreclose this mortgage, and waivenotice of election to declare the who erect the whole the control of the first part has expected by the first part has expected b	a insurance is not effected and maintained or any taxes or assessments are not paid before cleare the whole sum or sums and interest thereon due and payable at once and proceed to dealth become entitled to possession of said premises.  It is in the process of t