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HARPY C. ALA

MORTGAGI	C RECORD 1	No. 472			

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BLACK FRIGTING CO. TULIA		NARIO (SM
FROM	STATE OF OKLAHOMA, Tulsa County ss.	
	This instrument was filed for record on the II day of	
	July 192 4 .at 11:25 o'clock A:M.	
ΤΟ	} Fees \$	
	O. G. Weaver, (Seal) County Clerk	
	ByBrady_Brown,Deputy	
THIS INDENTURE. Made this 11th day of Ju	1yA. D. 192. 4., between	
R. T. Davis and Grace E. Davis	, his wite	
Tul Sa Exchange Trust Company	ate of Oklahoma,part_18.8of the first part	
Tulsa	part_J.of the second part;	
NESSETH, That said part 19.50f the first part, in consideration of the Seven Hundred Fifty	he sum of Dojlars	
receipt of which is hereby acknowledged, doby these presents grant,	bargain, sell and convey unto said part of the second part its heirs	
assigns, all the following described real estate situated in744_ ahoma to-wit:	SACounty and State of	
) in Block Twelve (12) in Summit	
Heights Addition to		
	The second	
	en per en la companya de la companya La companya de la comp	
		n
	12th July 4	
The barry word as hald also some somethic table of and at the	ho tenements, hereditaments and appurtenances thereunto belonging (or in anywise apper-	
This conveyance is intended as a mortgage to secure the payment	of <u>ON8</u> tallments of \$15.00 each due on 11th day of each 4.	
nth, 1st payment due August 11th, 1924	4.	· ,
rder, payable at Abbott and Welch Off.		
	inually and signed by	
Said first part_19 Shereby covenantthatthey_9)	C9owner.Sn fee	
	except 1st mtga, to Tulsa B.and L.	
they have	good right and authority to convey and encumber the same and	
nises in the sum of \$_750.00	of all persons whomsoever. Said first part 100 agreeto insure the buildings on said ee and maintain such insurance during the existance of this mortgage. Said first part	
e to pay all taxes and assessments lawfully assessed on said premis Said first part 188. further expressly sgreethat in case of f	oreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same	
ttorney's or solicitor's fees therefor, in addition to all other statutory fees	BYONLY FLYO s; said fee to be dus and payable upon the filing of the retition for foreclosure and the same	
l be a further charge and lien upon said premises described in this mortg rement or decree rendered in action as aforesaid, and collected, and the lier	age and the amount thereon shall be recovered in said foreclosure suit and included in any a thereof enforced in the manner as the principal debt hereby secured. cond part	U
of money in the above described note	together with the interest thereon according to the terms and tenor of said note	
e and effect. If said insurance is not effected and maintained, or if an	nents then these presents shall be wholly discharged and void otherwise shall remain in full ny and all taxes and assessments which are or may be levied and assessed lawfully against	
llowed interest thereon at the rate ofQ	ortgage may effect such insurance or pay such taxes and assessments and shall um, until paid, and this mortgage shall stand as security for all such payments and if said a insurance is not effected and maintained or any taxes or assessments are not paid before	
nquent, the holder of said note and this mortgage may elect to de	clare the whole sum or sums and interest thereon due and payable at once and proceed to	
Set satu debt including attorney s lees, and to foreclose this mortgage, and Said first partwaive notice of election to declare the who IN WITNESS WILLEBOR and and the state of the set of the	d shall become entitled to possession of said premises. le debt/as above and also the beneft to stay, valuation or appraisement laws. Y9hereunto setshand9_the day and year first above written.	
are training training and partices of the first part has	R. T. Davis Grace B. Davis	
<u></u>		
OW ALL MEN BY THESE PRESENTS	ASSIGNMENT	
That	ofCounty, Oklahoma, the withinDOLLARS	
	y acknowledged, dohereby sell, assign, transfer, set out and convey unto	
nants therein contained.	ate conveyed and the promissory note debts and claims thereby secured, and the	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, r	nevertheless, to the conditions therein contained.	
IN WITNESS WHEREOF, The said mortgageehahereun	to setday of	
TTE OF OKLAHOMA. Tulsa. Coun	nty, ss.	
Before me. Forrest C. Welch	a Notary Public in and for said County and State	
his 11th day of July 192 4, personally ap	opeared	
	Three 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 for	th. Forrest (). Welch	
commission expires. Dec. 11th, 19202 (Seal	New York Contraction of the second	
	Notary Public	
	ϕ is a second se	

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