MORTGAGE RECORD No. 472

	FROM STATE OF OKLAHOMA, Tulsa County 58, This instrument was filed for record on the
	July12.4 at10:30dlockie_M
	$ \begin{array}{c} \text{ and duly recorded in Book. } 4.12 \\ \text{TO} \end{array} $
	County Clerk (Seal) Brady Brown, Deputy
	By Brady Brown, Deputy
	THIS INDENTURE, Made this_23rdday ofJulyA. D. 192 .4, between
	Mary E. Woods, a. widow
	and Exchange Trust Company, a corporation of Tulsa, Oklahoma,
	WITNESSETH, That said partsof the first part, in opnoideration of the sum of One Dollar and other good and valuable considerations the receipt of which is hereby acknowledged, do ^{OS} by these presents grant, bargain, sell and convey unto said part. Y of the second part its and assigns, all the following described real estate situated in
	and assigns, all the following described real estate situated inAU+RAOklahoma to-wit:
	The South Twenty (20) feet of Lot Five (5), and North Twenty (20) feet of Lot Six (6), in Block One (1) of Croutt Addition to the city of Tulsa, Oklahoma, according to the recorded plat thereof.
	15890 24 July 4 19 M.
	24 July 4
	To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, SrAn any sister apper-
	taining forever. This conveyance is intended as a mortgage to secure the payment ofOne
	with One for \$ 350.00 due according to the terms of said note at the rate of 350.00 per.
	month, the first payment being due thirty days after date andone each thirty days 192 thereafter until said sum is paid, made to
	or order, payable at. Exchange Trust Company
	witheightper cent interest per annum, payable semi-annually and signed by Mary_E. Woods
	Said first part. V_hereby covenantthatShe_is_the
	simple of said premises and that they are free and clear of all incumbrances
	That
	premises in the sum of \$for the benefit of the mortgagee and maintain such insurance during the existance of this mortgage. Said first partY agres to pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first partY further expressly agreeSthat in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same
	as herein provided, the mortgagor will pay to the said mortgagee. (ATUY, ISDL QQ) as attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for forectosure and the same
	shall be a further charge and lien upon said premises described in this mortgage and the amount thereon shall be recovered in said foreclosure suit and included in any judgement or decree rendered in action as aforeasid, and collected, and the lien thereof enforced in the /manner as the principal debt hereby secured. Now if asid first part. J. Lish lipsy or cause to be paid to said second part. J. Lish lipsy or cause to be paid to said second part. J. Lipsy and to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said to said second part. J. Lipsy and the said the said second part. J. Lipsy and the said the said second part. J. Lipsy and the said the said second part. J. Lipsy and the said the said second part. J. Lipsy and the said the said second part. J. Lipsy and the said the said the said second part. J. Lipsy and the said th
	sumof money in the above described notemontioned, together with the interest thereon according to the terms and tenor of said note and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void otherwise shall remain in full
	force and effect. If suid insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against said premises, or any part thereof, are not paid before delinquent then the mortgage. be allowed interest thereon at the rate of
	sum or sums of money or any part thereof is not paid when due, or it such insurance is not effected and maintained or any taxes or assessments are not paid before delinquent, the holder of said note and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to
	collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises. Said first partysurve.Snotice of election to declare the whole debt/as above and also the beneft & stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part Zofthe first part hashereunto set
	Mary E. Woods
	ASSIGNMENT
	KNOW ALL MEN BY THESE PRESENTS ThatCounty, Oklahoma, the within
	named mortgageein consideration of the sum ofDOLLARS
4	heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the covenants therein contained.
	TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethand
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	STATE OF OKLAHOMA, TUISA
	Before me a Notary Public in and for said County and State
	on this 23rd day of July 192 4, personally appeared within and for ago ing Mary B. Woods, Widow instrument
	and acknowledged to me that

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AND STREET STREET