MORTGAGE RECORD No. 472

NO. 248085 C.M.J.

ТО	This instrument was filed for record on the day o
то	Jan. 1924 at 11:05 o'clock A.M.
	and duly recorded in Book 472on page 285
	> Fees \$
	O. G. Weaver,
	O. G. Weaver, (Seal) County Clerk By Brady Brown, Deput
	Nber,A, D, 192 3 between
TITES.	of Oklahoma,of the first par
F. M. Foster	warming and the control of the contr
Tulsa, Oklahoma	part. Vof the second part;
'ITNESSETH, That said part yof the first part, in consideration of the st	um of
	nain, sell and convey unto said part. Y. of the second part. hishei
	LSa County and State
klahoma to-wit;	
The North half $(N_{\overline{g}}^1)$ of Lot Fothree (153) in the original tounty, Oklahoma, according t	our (4), in Block One Hundred Fifty- town, (now city) of Tulsa, Tulsa to the official plat thereof.
	20.7
	, 2/38
	enements, hereditaments and appurtenances thereunto belonging, or in anywise appea
	3
To have and to hold the same, together with all and singular, the to	enements, hereditaments and appurtenances thereunto belonging, or in anywise appe
aining forever.	Oneof even date her
This conveyance is intended as a mortgage to secure the payment of	promissory noteof even date her
 A second of the s	102
ade toFoster	7/4
Mrs. N. C. Dozier	ly and signed by
Said first partyhereby covenant S thatShe is th	18 owner_in fe
nple of said premises and that they are free and clear of all incumbrances.	cept a prior mortgage of \$4,000.00 to this
mortgagee.	
S.he will warrant and defend the same against the lawful claims of all	persons whomseever. Said first part 37 agree S to insure the buildings on sai
emises in the sum of $\$.44.000$ $*.000$ for the benefit of the mortgages an rec. $\$.$ to pay all taxes and assessments lawfully assessed on said premises be	d maintain such insurance during the existance of this mortgage. Said first party efore delinquent.
Said first part further expressly agreeSthat in case of forecle	osure of this mortgage and as often as any proceeding shall be taken to foreclose sam
attorney's or solicitor's fees therefor, in addition to all other statutory fees; sai	d fee to be due and payable upon the filing of the petition for foreciosure and the sam and the amount thereon shall be recovered in said foreclosure suit and included in an
dgement or decree rendered in action as aforesaid, and collected, and the lien the	reof enforced in the manher as the principal debt hereby secured.
Now if said first partyshall pay or cause to be paid to said second mof money in the above described notementioned, toge	part hi.S heirs or assigns sai
rce and effect. If said insurance is not effected and maintained, or if any ar id premises, or any part thereof, are not paid before delinquent then the morter allowed interest thereon at the rate of	s then these presents shall be wholly discharged and void otherwise shall remain in ful ad all taxes and assessments which are or may be levied and assessed lawfully agains age
linquent, 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
llect said debt including attorney's fees, and to forcelose this mortgage, and shal Said first part. Ywaive. Snotice of election to declare the whole de	but a bove and also the beneft to stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part. Y of the first part hes	hereunto set_nerhandsthe day and year first above written.
	ASSIGNMENT'
NOW ALL MEN BY THESE PRESENTS	of
med mortgagegannanin consideration of the sum of	DOLLAR:
	thowiedged, do
	paveyed and the promissory note debts and claims thereby secured, and the
venants therein contained.	
TO TILLY AND TO THE MITTING ALLE MANUSCON A F.	theless, to the conditions therein contained.
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	
IN WITNESS WHEREOF, The said mortgageehahereunto set	
IN WITNESS WHEREOF, The said mortgageehahereunto set	
IN WITNESS WHEREOF, The said mortgageehahereunto set	
IN WITNESS WHEREOF, The said mortgageehahereunto set	44.
IN WITNESS WHEREOF, The said mortgageehahereunto set	a Notary Public in and for said County and State
IN WITNESS WHEREOF, The said mortgageehahereunto set 192	and State of the said County and State of the
IN WITNESS WHEREOF, The said mortgages	a Notary Public in and for said County and State d
IN WITNESS WHEREOF, The said mortgageehahereunto set 192	a Notary Public in and for said County and State d