MORTGAGE RECORD No. 472

NO, 254083 C.M.J.

FROM	STATE OF OKLAHOMA, Tulsa County ra. This instrument was filed for record on the day of
	March 1924 at 8:00 o'clock A.M.
ТО	and duly recorded in Book. 472 on page 428
	O. G. Weaver,
	County Clerk
THIS INDENTURE, Made this 22 day of Marc R. W. Vance and Irene M. Vance, hus	thA.D. 192_4_between Band and wife
f Tulsa County, in the State of	f Oklahoma, part 188 of the first part
and C. A. Mayo and J. D. Mayo	part 1956 the second part;
Managana bangan ng mga malang ng galang bang bang bang bang bang na managan ng managan na managan na managan n	im of
	Dollars
the receipt of which is hereby acknowledged, doby these presents grant, barging and assigns, all the following described real estate situated in	ain, sell and convey unto said parti 2 Sof the second part
Oklahoma to-wit:	
offw of Mules cocording	(2), Hi-Pointe Addition to the to the recorded plat thereof, as ecorders of deeds office. This was the second than the second the second than
County.	Warner of the Wood and Bland lower to
	the control 14208 have a product of the 18018
	24 murcho 4
	Succes of PROP.
경기 회사를 가게 하는 기가 되는 것이다.	inner
taining forevet.	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
This conveyance is intended as a mortgage to secure the payment of the One for \$ 960.00 due payable Twenty	Dollars (\$20.00) per month
ade to C. A. Mayo and J. D. Mayo	
r order, payable at	by mid aloma d hay
	ly and signed by
Said first part 168 hereby covenant that they are imple of said premises and that they are free and clear of all incumbrances.	owner-Sin fee
imple of said premises and that they are free and clear of all incumbrances	
That they have	good right and authority to convey and encumber the same and persons whomseever. Said first park 9.9. sgreeto insure the buildings on said
premises in the sum of $\$$ $500 \cdot 00$ for the benefit of the mortgage and gree	d maintain such insurance during the existance of this mortgage. Said first part
Said first part. 193 further expressly agreethat in case of forecle	osure of this mortgage and as often as any proceeding shall be taken to foreclose same undred and 10/100 Dollars
is attorney's or solicitor's fees therefor, in addition to all other statutory fees; said	d fee to be due and payable upon the filing of the petition for foreclosure and the same and the amount thereon shall be recovered in said foreclosure suit and included in any
udgement or decree rendered in action as aforesaid, and collected, and the lien ther	reof enforced in the manner as the principal debt hereby secured.
numof money in the above described notementioned, toget	part 168 heirs or assigns said ther with the interest thereon according to the terms and tenor of said note.
orce and effect. If said insurance is not effected and maintained, or if any an	then these presents shall be wholly discharged and void otherwise shall remain in full ad all taxes and assessments which are or may be levied and assessment which are or may be levied and assessment which are or may be levied and assessed lawfully against
e allowed interest thereon at the rate ofper cent per annum, u	age
elinquent, the holder of said note and this mortgage may elect to declare	urance 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
ollect said debt including attorney's fees, and to foreclose this mortgage, and shal Said first part. 19 Swaivenotice of election to declare the whole del	bt/as above and also the beneft tolstay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part_299_of the first part have	hereunto set their hand S the day and year first above written. R. W. Vance
	Irene M. Vance
NOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
That	
amed mortgagee in consideration of the sum of	DOLLARS mowledged, dohereby sell, assign, transfer, set out and convey unto
in hand paid, the receipt whereof is hereby ack	nowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage deed, the real estate co	onveyed and the promissory note, debts and claims thereby secured, and the
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevert	theless, to the conditions therein contained.
	tethisday of
, 192	
TATE OF OKLAHOMA, Tulsa County,	95. 18 ton, a Notary Public in and for said County and State
Before me. the undersigned, B. H. John	a Notary Public in and for said County and State
. W. Vance and Irene M. Vance, husband and	within and foregoing Wife Wife S who executed the above instrument
nd acknowledged to me thatth_ay_executed the same asth_bir.fre	
WITNESS my official hand and seal the day and year above set forth.	B. H. Johnston
Ay commission expires B. H. Johnston 192 (Seal)	B. H. Johnston, Notary Public
June 24-1925	ivotary Public