MORTGAGE RECORD No. 472

OMFACUE NO. 260169 C.M.J.

FROM	STATE OF OKLAHOMA, Tulsa County 16.
	This instrument was filed for record on the day of June 1924 at 1:20 closek Par
	June 1924 1:20 o'clock P.M. and duly recorded in Book. 472 on page 560
: [1] : [1]	C. C. Wenyer
الميلي وتم يد ينتسب بيان بالمراكبة الأوليات والمواحظ براجية والمراكبة والمرا	(Seal) O. G. Weaver, Brady Brown, County Clerk Deputy
	ByDeputy
W. L. Coffey	A, D. 192_4, between
of Tulist County in the State of	f Oklahoma,of the first par
of Sand Springs,	paryof the second part;
WITNESSETH, That said part Yof the first part, in consideration of the su Seven Hundred Fifty Three	m ofDollar
the receipt of which is hereby acknowledged, doby these presents grant, barg: and assigns, all the following described real estate situated in	in, sell and convey unto said part of the second part
Lots One & Two in Block Fifty Two	o Original, town of Sand Springs.
This property is not now and neventhomestead.	er has been used or claimed as my
	15279
일으로 아름다는 사람들이 하지 않아요?	10 June: 4 8.B
[발표][[조하][인하고] (크리 화달하다] [[[화달하	TWING OF
To have and to hold the same, together with all and singular, the te	nements, hereditaments and appurtenances thereunto belonging, or in anywise apper
This conveyance is intended as a mortgage to secure the payment of with. One for \$753.	DNBpromissory note,of even date here
	Springs 192
SANG SULTINGS	
withper cent interest per annum, payable semi annuall	y and signed by
W. L. Coffey	18 owner_in fee
Said first part _ Y_ hereby covenant _ thatsimple of said premises and that they are free and clear of all incumbrances	
he hes	
That he will warrant and defend the same against the lawful claims of all	persons whomsoever. Said first part Yagree_S_to insure the buildings on said
agree to pay all tages and assessments lawfully assessed on said premises be	i maintain such insurance during the existance of this mortgage. Said first party fore delinquent.
as herein provided, the mortgagor will pay to the said mortgageeSOVE	sure of this mortgage and as often as any proceeding shall be taken to forcelose same anty. Five
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; sait shall be a further charge and lien upon said premises described in this moregage a	I fee to be due and payable upon the filing of the petition for forectosure and the sam, and the amount thereon shall be recovered in said foreclosure suit and included in an eof enforced in the/manner as the principal debt hereby secured.
Now if said first part. V shall pay or cause to be paid to said second ;	art
and shall make and maintain such insurance and pay such taxes and assessments force and effect. If said insurance is not effected and maintained, or if any an said premises, or any part thereof, are not paid before delinquent then the mortes be allowed interest thereon at the rate of	ther with the interest thereon according to the terms and tenor of said note
delinquent, the holder of said note and this mortgage may elect to declare	rance 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
collect said debt including attorney's fees, and to forcelose this mortgage, and shall Said first part XwaiveSnotice of election to declare the whole del IN WITNESS WHEREOF, said partYof the first part ha\$.	become entitled to possession of said premises. 1, as above and also the beneft to stay, valuation or appraisement laws. 1_herounto set_D1Shandthe day and year first above written. W. L. Coffey
이 그게 하는 맛있는 것이 그렇게 있는데 뭐 하는	
WHOW ALL MEN BY THESE SPECIALIS	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS That	County, Oklahoma, the within
named mortgageein consideration of the sum of	DOLLARS nowledged, dohereby sell, assign, transfer, set out and convey unto
	nowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage deed, the real estate co	nveyed and the promissory note, debts and claims thereby secured, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevert IN WITNESS WHEREOF, The said mortgageehahereunto set	heless, to the conditions therein contained. handthisday of
STATE OF OKLAHOMA Tulsa County	
Before me. Laura Stevens	a Notary Public in and for said County and State
on this 24 day of May 192 4, personally appeare	d within and foregoing
M. D. COTTEY and acknowledged to me thath.Qcxecuted the same ash.IR_fre	to me known to be the identical personwho executed the slove instrument
My commission expires MAY 14. 1928. (Seal)	Laura Stevens,
	Notary Public