States States	
E. Leves	, <sup>1</sup> -
260936 0	35
	9 J.C.
NO	_

578

MORTGAGE RECORD No. 472

	FROM	STATE OF OKLAHOMA, Tulsa County rs. 1.9 This instrument was filed for record on the	
	то	June 192 4.at. 1:30 o'clock PM   and duly recorded in Book. 472 on page. 578   Fecs \$ Fecs \$ 578	
		O. G. Weaver, (Seal) ByBrady.Brown, Deputy	
	RE, Made this 18th		
and A. F	• Sweeney	n the State of Oklahoma,part108of the first part	
WITNESSETH, That said Eight 1	part.1.9Sof the first part, in considerat Hundred_No/100	bion of the sum of Dojlars	
	y acknowledged, doby these presents described real estate situated in	s grant, bargain, sell and convey unto said part. X of the second part	
The	e north 100 feet of Lo ty of Tulsa, according	ot Two Perryman Heights Addition to the g to the recorded plat thereof.	
		THEASTREENS ENDORSEMENT I hereby restartion I reversed 8,40, and issued Description (544,0) beau or a physical of multipage	
		Encontrary 1 of an of Jame 100 17	
taining forever.		gular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper- ayment ofone	
or order, pajable at		ble in monthly installments of \$25. each, including rst payable August 1,1924 and the others monthly, to A.F. Sweeney or order at Tulsa with eight	
Said first part_19 simple of said premises and t	Phereby covenantthatthat that they are free and clear of all incumbi	L. Beam they are	
That	7 have t and defend the same against the lawful a for the benefit of the m and assessments lawfully assessed on said	claims of all persons whomsoever. Said first part. LOSagreeto insure the buildings on said ortgagee and maintain such insurance during the existance of this mortgage. Said first part. LOS premises before delinquent.	
Said first part <u>198</u> as herein provided, the mor as attorney's or solicitor's fee shall be a further charge and judgement or decree rendered	further expressly agreethat in ci- tragor will pay to the said mortgagee es therefor, in addition to all other statut lien upon said premizes described in thir d in action as aforesaid, and collected, and	ase of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same Len_ner_cent_and_ten	
sum of money and shall make and maintain force and effect. If said ins said premises, or any part th be allowed interest thereon a	y in the above described note	tioned, together with the interest thereon according to the terms and tenor of said note assessments then these presents shall be wholly discharged and void otherwise shall remain in full or if any and all taxes and assessments which are or may be levied and assessed lawfully against a the mortgage	
delinquent, the holder of sai collect said debt including at Said first parties	id note and this mortgage may elec torney's fees, and to forcelose this mortga t_waivenotice of election to declare t	t to declare the whole sum or sums and interest thereon due and payable at once and proceed to age, and shall become entitled to possession of said premises. the whole debyas under and also the benefit to stay, valuation or appraisement laws. art haVOhereunto setUDSLXhand_S. the day and year first above written. C. L. Beam NORA_L. Beam	
KNOW ALL MEN BY TH		ASSIGNMENT	
named moltgagecin c	consideration of the sum of	s hereby acknowledged, dohereby sell, assign, transfer, set out and convey unto	
	assigns, the within mortgage deed, the r	eal estate conveyed and the promissory note, debts and claims thereby secured, and the	
	IEREOF, The said mortgageehal	bject, nevertheless, to the conditions therein contained. hereunto setday of	
		•	
on this 18 day of C. L. Beam and	Mrs. M. W. Nickel J. June	County, ss. 	
WITNESS my offici	ial hand and seal the day and year above October 21st., 1924.	set forth	
My commission expires			and the second