## NO. 217378 C.M. J. MORTGAGE RECORD NO. 408 COMPARED

FROM	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the 23 day of D9C 192 2 at 11:35 o'clock As M.
	and duly recorded in Book. 408 on page 183
ТО	(Seal) F. Delman. County Clerk.
	By By Deputy.
Norris Spradling and J of Tulsa Tulsa County in the State W. H. Lawrence and C. M. G	cember A.D. 192 2, between ulia E. Spradling, his wife, e of Oklahoma part 188 of the first part, and reenland
of Tulsa, Oklahoma,	part 108 of the second part;
WITNESSETH, That said parties of the first part, in consideration of the Seventeen Hundred & Twenty	ne sum of
the receipt of which is hereby acknowledged, doby these presents grant,	_fiveDollars, bargain, sell and convey unto said part of the second part the ir
and assigns, all the following described real estate situated in	
The North Fifty (50) fe (2) in Pleasant View Ad	et of Lot Three (3) in Block Two dition to the City of Tulsa,
OKTHUOMA, AGCOLUINE CO.	the recorded official plat thereof, TREASURER'S ENDORSEMENT
	by certify that I received \$ / 122-11
#####	Na (a) 7 (N) ( shapefap to
FRA WIT LI	he within mortgage.  d this 23 day of 200 1922
본들이 보면을 사용했다. 이번 생각을 보여했다	WAYNE L. DICKEY, County Treasurer
To have and to hold the some, together with all and singular t	Deputy the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever,	
This conveyance is intended as a mortgage to secure the payment of with. One for \$ 1725.00 due Dec. 22nd.	One
W. W. Tawrence and C. M. C.	reenland
	2
Norris Spradling and J	d; 1923  nually and signed by  ulia E; Spradling  o the  copt a First Mortgage Lavor United Savings
& Ioan Association, of Tulsa, Oklahoma, That they have	good right and authority to convey and encumber the same, and
agreeto pay all taxes and assessments lawfully assessed on said premis	of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose
as attorney's or solicitor's fees therefor, in addition to all other statutory, same shall be a further charge and lien upon said premises described in this in any judgment or decree rendered in action as aforesaid, and collected, as Now if said first part 1.68, shall pay or cause to be paid to said	ATTOTHEY TOOS AS PROVIDED IN MOTURATE Delhars fees; said fee to be due and payable upon the filing of the petition for foreclosure and the s mortgage, and the amount thereon shall be recovered in said foreclosure suit and included not the lien thereof enforced in the same manner as the principal debt hereby secured.  1 second part 1991  heirs or assigns said, 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 assessme force and effect. If said insurance is not effected and maintained, or if as said premises, or any part thereof, are not paid before delinquent, then the new allowed interest thereon at the rate of	ments then these presents shall be wholly discharged and void, otherwise shall remain in full into any and assessments which are or may be levied and assessed lawfully against mortgage B
collect and date including attenuation and to foreclose this mortgage, at	eclare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said permises. Hole debt due as above and also the benefit to stay, valuation or appraisement laws. The hereunto set. The Trans. Since the day and year first above written.  Borris Spradling  Julia E. Spradling
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT  County, Oklahoma, the within
named mortgages in consideration of the sum of	County, Okiahoma, the within DOLLARS.
toin hand paid, the receipt whereof is hereby	acknowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage deed, the real e-	state conveyed and the promissory note debts and claims thereby secured, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject,	, nevertheless, to the conditions therein contained.
,192,	
Tulsa	***************************************
STATE OF OKLAHOMA,Coun	ty, ss.
Before me, the undersigned on this 22nd day of December, 192.2, personally ap	opeared Norria Spradling and Julia E. Spradling.
instrument and acknowledged to me that the Gy are cuted the same	ne as 1.1917 free and voluntary act and deed for the uses and purposes therein set
forth.  WITNESS my official hand and seal the day and year above set!  My commission expires. 1737.1.1926	forth.
iviy commission explicators structures decised by 1760cpalk	Notary Public.