## MORTGAGE RECORD No. 472

NO. 248492 C.M.J.

COMPA	
FROMENT	STATE OF OKLAHOMA, Tulsa County ss.
910 13000	This instrument was filed for record on the day of day of day of day of
hereby certal water reserved an interest of mortgage	Jan. 192 4 at 10:45 o'clock A. M. and duly recorded in Book 47.2 on page 291
the million were with TO	Fees \$
Dated this 9 day 1 Lan 192 Z	(Seal) County Clerk
W. W. Shieliev, Cosmi, Pleasare,	(Seal) Brady Brown, County Clerk
Depoty	Ву
THIS INDENTURE, Made this 7th day of Jan	uary A. D. 192 4 , between
Ada M. Lawless and O. F. Lawless, her	husband
of Tulsa County, in the Star	te of Oklahoma,of the first pa
of Tulsa, Oklahoma,	part 10% the second part.
	e sum of
	Doile
the receipt of which is hereby acknowledged, doby these presents grant, b	argain, sell and convey un to said parti. 95 of the second part. their he 188
oklahoma to-wit:	County and State
All of Lot One (1), in Block El Addition to the city of Tulsa,	even (11) of Cherokee Heights
thereof:	aggording to the recorded brat
Subject to a mortgage to the Tu October 16, 1922, recorded in B	lsa Building and Loan Association, dated ook 415, at page 99, upon which there
remains due the sum of \$1080.00	
taining forever.	e tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
This conveyance is intended as a mortgage to secure the payment of	foneof even date he
with. One for \$ 900.00 due March 7, 1924.	
T. O. Gremin and James Gremin	192.,
made to	La
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; shall be a further charge and lien upon said premises described in this mortga judgement or decrea rendered in action as aforesaid, and collected, and the lien New if said first part 198 shall pay or cause to be paid to said sees sum	s before delinquent.  reclosure of this mortgage and as often as any proceeding shall be taken to foreclose sat ONE HUNGTEG.  bold.  said fee to be due and payable upon the filing of the petition for foreclosure and the sage and the amount thereon shall be recovered in said foreclosure suit and included in a thereof enforced in the firm as the principal debt hereby secured.  In 10 17 heir so assigns stogether with the interest thereon according to the terms and tenor of said note.  The strength of the firm as the wholly discharged and void otherwise shall remain in for and all taxes and assessments, which are or may be levied and assessed lawfully again tagage.  may effect such insurance or pay such taxes and assessments and in an until paid, and this mortgage shall stand as security for all such payments; and if as insurance is not effected and maintained or any taxes or assessments are not paid before insurance is not effected and maintained or any taxes or assessments are not paid before insurance is not effected and maintained or any taxes or assessments are not paid before the firm of the
collect said debt including attorney's fees, and to foreclose this mortgage, and	e debt'as above and also the beneft to stay, valuation or appraisement laws.
	O. L. Lawless
	Ada M. Lawless
PRIOR ALL MEN BY THESE PRESENTS	ASSIGNMENT
That	
	DOLTAF
	acknowledged, dohereby sell, assign, transfer, set out and convey un
	e conveyed and the premissory note, debts and claims thereby secured, and t
covenants therein contained.	[이 1일 이 이번 기업을 하는 사람들은 14.14일 시간 12.14]
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, ne	
	setthisday
STATE OF OKLAHOMA,THISECoun	ty, ss.
Before me, the undersigned	, a Notary Public in and for said County and Sta
on this	caredwithin-and-foregoing-
and acknowledged to me that	
	and the second s
Transmitter D45	🙀 - Congression (1995) - Albandar Barrara (1995) - Albandar (1995) -
My commission expiresNOYGMOGE_9UN1920 [Seal]	Jay A. Balcam,
My commission expiresNQV@MQ@X_Y.UA, 1920 (Seel.)	Jay A. Balcam,  Notary Pub