## GAGE RECORD No. 472

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249259 C.M.J.	 						_
0/0000 0 75 7							
- 247209 (Samia).	 and the same of th		The second second		40.00		

FROM	STATE OF OKLAHOMA, Tulsa County ss.  This instrument was filed for record on the					
	Jan . 192 4 at 11:20 o'clock A.M., and duly recorded in Book 472 on page 304					
	Fees \$					
	O. G. Weaver,  (Seal)  County Clerk  By Brady Brown, Deputy					
	ByBrady Brown, Deputy					
THIS INDENTURE, Made this 17th day of Januar	ry A.D. 1924 , between					
Charlie W. Agner and Long E. Agner						
of Tulsa County, Oklahoma	of Oklahoma,partiesof the first part					
WITNESSETH, That said part 185 of the first part, in consideration of the st	um of (\$1.000.00)					
One Phousand	Dollars (ain, sell and convey unto said part Y of the second part his heirs					
and assigns, all the following described real estate situated in	County and State of					
All of Lot Six (6) Block Twelve (12) with Addition to the city of Tulsa as per the	the improvements thereon in Gillette Hall recorded plat thereof.					
It is understood and agreed that this mor Midland Savings & Loan Company of Denver, record February 15, 1922, in Book #328, p	bearing date of February 9, 1922, filed for age #99, amount TEL 800,000 ENVIOLEMENT					
	I havely construct one ven \$ #O and issued					
이렇게 보통된 이미를 하는 분인이 없어.	I hordly carry and to even \$ #0 and issued  Province / 3382: The province of manage					
한 일 생물을 하고 말하고 되는 것같	Lance of 19 in Jan 197 4					
	E. B. B.					
taining forever.	Districts					
This conveyance is intended as a mortgage to secure the payment of	One promiseory note of even date hereary 17, 1926					
made to F. M. Kelly						
or order, payable at Tulsa, Oklahoma	Maria de Arma de Caración de C					
Charlie W. Aspey and Lona E. Aspe	lly and signed by					
Said first part 105 hereby covenant_that_they_are_	theownerSin fee					
Thatthey have	good right and authority to convey and encumber the same and l persons whomsoever. Said first part 188 agreeto insure the buildings on said					
premises in the sum of \$for the benefit of the mortgagee an	nd maintain such insurance during the existance of this mortgage. Said first part_ACA					
	losure of this mortgage and as often as any proceeding shall be taken to foreclose same					
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; sa	Dollars id 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					
Now if said first part_iQBshall pay or cause to be paid to said second	parthisheirs or assigns said					
and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent then the mortg	ether with the interest thereon according to the terms and tenor of said note					
sum or sums of money or any part thereof is not paid when due, or if such ine	surance is not effected and maintained or any taxes or assessments are not paid before					
collect said debt including attorney's fees, and to foreclose this mortgage, and sha						
IN WITNESS WHEREOF, said part 165 of the first part ha Ve	ebtas above and also the beneft fostay, valuation or appraisement laws.  hereunto set togar hand S the day and year first above written.					
	Charlie W. Aspey Lona E. Aspey					
en alore de la companya de la compa	ASSIGNMENT					
KNOW ALL MEN BY THESE PRESENTS	of					
named mortgageein consideration of the sum of	DOLLARS					
	knowledged, dohereby sell, assign, transfer, set out and convey unto					
	conveyed and the promissory note, debts and claims thereby secured, and the					
covenants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	rtheless, to the conditions therein contained.					
IN WITNESS WHEREOF, The said mortgageehahereunto so	handthis,day of					
그들은 일반에 하면 없을 때 그렇게 되었다.						
STATE OF OKLAHOMA, Tulsa County,	(a)					
Before me, Mattie Sunderland	, 884					
	red, to me known to be the identical person. S. who executed the above instrument					
and acknowledged to me that they executed the same as thair.	ree and voluntary act and deed for the uses and purposes therein set forth.					
My commission expires. Aug. 9, 1925, 192(Seal)	Mattie Sunderland,					
any commission captions are selected as the se	Notary Public					