MORTGAGE RECORD No. 472

COMPARED NO. 239584 C.M.J.

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TREASURER'S ENDORSEMENT	STATE OF OKLAHOMA, Tulsa County 25. This instrument was filed for record on the 7
I hereby certify that I received S. 0.4 and issued	
eipt No///44/D therefor in payment of mortgage	and duly recorded in Book. 472 on page 55
David this T day of 1928. W. W. Stuckey, County Treasure	Fees \$
W. W. Stuckey, County Treasure-	(Seal) County Cle By Brady Brows, Dep
A Quinn Disposed	By
THIS INDENTURE. Made this 318t day of A	UE;
W. J. Gammon & Carrie B. Gammon	1, his wife
of Tulsa and W. E. Winn Lumber Co.	itato of Oklahoma,of the first 1
of	
WITNESSETH, That said part IAS of the first part, in consideration of Two hundred ninety-four &	the sym of
the receipt of which is hereby acknowledged, doby these presents grant	, bargain, sell and convey unto said part_ y_ of the second part their
	ulsaCounty and Stat
Oklahoma to-wit:	
All of Lot (17) Syventeen Blo	ock (3) Three, Reddin Addition to
the City of Tulsa, as per the	recorded plat thereof.
이 같아요. 한 것이 같아요. 이 같아요. 같아요. 한 것이	상품의 사람은 영향을 통하는 것을 위한 것을 많은 것을 가셨다.
	이 것 것 같은 것 같아요. 승규가 가운 것 같아요.
	그는 이번 것은 것은 것을 위한 것을 가지 않는 것이 없다.
	이야 한 것 같은 것 같아요. 이야 한 것 같아요. 아니는 것 같아요.
To have and to hold the same, together with all and singular, taining forever.	the tenements, hereditaments and appurtenances thereunto belonging, or in anywise ap
This conveyance is intended as a mortgage to secure the navmen	t.ofpromissory noteof even date h
with, One for \$ 294.78 due Aug. 31, 19	24 payable \$25.00 on the 31st of each month
made toW.E. Winn Libr. Co.	
211 N. Eløin	
or order, payable at Att Att Att	innually and signed by
W. J. Gemmon & Gerrie B. Gen	nnon, his wife
Said first part 105 hereby covenantthatthey ar	.e
simple of said premises and that they are free and clear of all incumbrances	except 2500.00 Mtg. to Home Savings Loan Assi
That. they have	of all persons whomsoever. Said first part 195 agree
premises in the sum of 3_2 3_2 3_2 3_2 3_2 for the benefit of the mortgan	gee and maintain such insurance during the existance of this mortgage. Said first part
agree S to pay all taxes and assessments lawfully assessed on said prem	ises before delinquent. foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose s
as herein provided, the mortgagor will pay to the said mortgagee	Toreclosure of this mortgage and as often as any proceeding shall be taken to foreclose a Dwenty-five & No/100.
	es; said fee to be due and payable upon the filing of the petition for foreclosure and the s tage and the amount thereon shall be recovered in said foreclosure suit and included in
judgement or decree rendered in action as aforesaid, and collected, and the lie	en thereof enforced in the manner as the principal debt hereby secured.
	econd part heirs or assigns I, 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 assess	sments then these presents shall be wholly discharged and void otherwise shall remain in
	any and all taxes and assessments which are or may be levied and assessed lawfully aga mortgagemay effect such insurance or pay such taxes and assessments and s
be allowed interest thereon at the rate of I Q	num, until paid, and this mortgage shall stand as security for all such payments; and if
	ch insurance is not effected and maintained or any taxes or assessments are not paid be leclare the whole sum or sums and interest thereon due and payable at once and procee
collect said debt including attorney's fees, and to foreclose this mortgage, an	nd shall become entitled to possession of said premises.
	ole debt/as above and also the beneft as tray, valuation or appraisement laws. a. VQhereunto sethereinhand_S the day and year first above written.
	W. J. Gammon
	Carrie B. Gammon
KNOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
NINGW ALL WEIN DI THESE FRESENTS	of
That	
That	DOLLA
Thatin consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey u
Thatin consideration of the sum ofin consideration of the sum ofin the receipt whereof is here	by acknowledged, doihereby sell, asaign, transfer, set out and convey u
Thatin consideration of the sum ofin the sum ofin hand paid, the receipt whereof is here	by acknowledged, doihereby sell, asaign, transfer, set out and convey u
Thatin consideration of the sum ofin toin hand paid, the receipt whereof is herein hand paid is here whereof is herein hand paid is herein hand paid is herein hand paid is here whereof is	by acknowledged, do:hereby sell, assign, transfer, set out and convey u tate conveyed and, the promissory note, debits and claims thereby secured, and
Thatin consideration of the sum of	by acknowledged, do:hereby sell, assign, transfer, set out and convey u tate conveyed and, the promissory note debts and claims thereby secured, and nevertheless, to the conditions therein contained.
Thatin consideration of the sum ofin hand paid, the receipt whereof is herein hand paid, the receipt whereof is here	by acknowledged, dohereby sell, assign, transfer, set out and convey unter conveyed and the promissory note debts and claims thereby secured, and nevertheless, to the conditions therein contained. nto settail
Thatin consideration of the sum of	by acknowledged, dohereby sell, assign, transfer, set out and convey u trate conveyed and the promissory note debts and claims thereby secured, and nevertheless, to the conditions therein contained. nto setthisday
Thatin consideration of the sum ofin hand paid, the receipt whereof is here tohirs and assigns, the within mortgage deed, the real es covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, IN WITNESS WHEREOF, The said mortgagehahereur 192	by acknowledged, do:bereby sell, assign, transfer, set out and convey u tate conveyed and the promissory note, debts and claims thereby secured, and nevertheless, to the conditions therein contained. nto setday
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That	by scknowleiged. do:breeby sell, assign, transfer, set out and convey unterpretent of the promissory note, debts and claims thereby secured, and nevertheless, to the conditions therein contained. nto sethandhandthisday unty, ss, a Notary Public in and for said County and St appeared, to me known to be the identical personwho executed the above instrum Qilfree and yoluntary set and deed for the uses and purposes therein set forth.
That	by scknowleiged, do:breeby sell, assign, transfer, set out and convey unterprovide and, the promissory note, debts and claims thereby secured, and nevertheless, to the conditions therein contained. nto sethandthisday
That	nto setday unty, ss. , a Notary Public in and for said County and St , to me known to be the identical personSwho executed the above instrum @Ifree and yoluntary act and deed for the uses and purposes therein set forth. prth.
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