MORTGAGE RECORD No. 472

NO. 242371 C.M.J.

	77
	This instrument was filed for record on the 17 day of Oct 192 3 at 2:40 o'clock PM.
	and duly recorded in Book. 472 or locate 4 M. 134
	C C Stanton
8-48-84-84-8-8-8-8-8-8-4-8-4-8-4-8	O. G. Weaver, (Seal) Brady Brown, County Clerk Deputy
	Brady Brown, Deputy
THIS INDENTURE, Made this 18t day of Oct.	A, D. 192_3 between
Dave Wren, a single man	
of Tulsa County, in the State	of Oklahoma,of the first part
of Tulsa	part
WITNESSETH, That said partof the first part, in consideration of the	sum of \$700.00
the receipt of which is hereby acknowledged, doby these presents grant, bar	rgain, sell and convey unto said part. Fof the second part. her heirs
Oklahoma to-wit:	
All of Lot Six (6) Block On	e (1) Turley Addition to the city
of Tulsa, as per the record	ed plat thereof.
	1.2021
	17 och 3
	The state of the s
	S. B. Carrier and Control of the Con
To have and to hold the same, together with all and singular, the	tenements, hereditaments and appurtenances thereunto belonging, of in anywise apper-
taining forever.	
	one promissory note of of even date hereable 25.00 or more per month on the first of
Cadia Tao Own	
MBGC 10	
withper cent interest per annum, payable semi-annu	ally and signed by
Dave Wren	
Said first part 7 hereby covenant 5 that 18	no exceptions
simple of said premises and that they are free and clear of all incumbrances	HO AXCADITORS
That he has That will warrant and defend the same against the lawful claims of a premises in the sum of \$-800.00for the benefit of the mortgages a	all persons whomsoever. Said first part. Ysgree_Bto insure the buildings on said
agree	before delinquent. selosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - 11ve
agree	before delinquent. sclosure of this mortgage and as often as any proceeding shall be taken to foreclose same ty — 11ve — Dollars said fee to be due and payable upon the filing of the petition for foreclosure and the same e and the amount thereon shall be recovered in said foreclosure suit and included in any hereof enforced in the manner as the principal debt hereby secured. heirs or assigns said gether with the interest thereon according to the terms and tenor of said note— nts then these presents shall be wholly discharged and void otherwise shall remain in full
agree	before delinquent. eclosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - 11ve
said first part	before delinquent. selesure of this mortgage and as often as any proceeding shall be taken to foreclose same thy—five—Dollars said fee to be due and payable upon the filling of the petition for foreclosure and the same e and the amount thereon shall be recovered in said foreclosure suit and included in any hereof enforced in the manner as the principal debt hereby secured. heirs or assigns and depart—Her—heirs or assigns and tenor of said note. gether with the interest thereon according to the terms and tenor of said note. and shall taxes and assessments which are or may be levied and assessed lawfully against tagge.———may effect such insurance or pay such taxes and assessments and shall a, until paid, and this mortgage shall stand as security for all such payments; and if said insurance is not effected and maintained or any taxes or assessments are not paid before are the whole sum or sums and interest thereon due and payable at once and proceed to hall become entitled to possession of said premises. debtical above and also the beneft to tay, valuation or appraisement laws. Dave Wren Dave Wren ASSIGNMENT
agree	before delinquent. eclosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - IIVe
said first part	before delinquent. selesure of this mortgage and as often as any proceeding shall be taken to foreclose same thy—five—Dollars said fee to be due and payable upon the filling of the petition for foreclosure and the same e and the amount thereon shall be recovered in said foreclosure suit and included in any hereof enforced in the manner as the principal debt hereby secured. heirs or assigns and depart—Her—heirs or assigns and tenor of said note. gether with the interest thereon according to the terms and tenor of said note. and shall taxes and assessments which are or may be levied and assessed lawfully against tagge.———may effect such insurance or pay such taxes and assessments and shall a, until paid, and this mortgage shall stand as security for all such payments; and if said insurance is not effected and maintained or any taxes or assessments are not paid before are the whole sum or sums and interest thereon due and payable at once and proceed to hall become entitled to possession of said premises. debtical above and also the beneft to tay, valuation or appraisement laws. Dave Wren Dave Wren ASSIGNMENT
said first part	before delinquent. scales are of this mortgage and as often as any proceeding shall be taken to foreclose same thy - 11ve
agree	before delinquent. eclosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - 11ve
agree	before delinquent. selesure of this mortgage and as often as any proceeding shall be taken to foreclose same thy = 11ve
agree	before delinquent. celosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy = 11ve
agree	before delinquent. celosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - IIve
Said first part	before delinquent. celosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - IIve
Said first part	before delinquent. celosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - IIve
Said first part	before delinquent. celosure of this mortgage and as often as any proceeding shall be taken to foreclose same thy - IIve
Said first part	before delinquent. selectioner of this mortgage and as often as any proceeding shall be taken to foreclose same and the same three of this mortgage and as often as any proceeding shall be taken to foreclosers and the same and the amount thereon shall be recovered in said foreclosure suit and included in any hereof enforced in the minimer as the principal debt hereby secured. Mapart. 1975. Metro or assigns said gether with the interest thereon according to the terms and tenor of said note