ANASCE FROM	STATE OF OKLAHOMA, Tulen County ss.
909	This instrument was filed for record on the 13
Dated this Athlia militing of County Tressurer	August 192 3 9:30 o'clock Mu.
12x on the within mortelle.	> Fees \$
एटटाईर प्रिंग्रें के मार्थाहरू में किर्मार्था के सामार्थ	. O. G. Weaver,
weet bing 2,2 horigon I that without attend I.	
Treasure endonsement	By By Drady Drown,
THIS INDENTURE, Made this first day of Au	gust A.D. 192 3 between
John B. Wright	ate of Oklahoma, the part. J. of the first par
of TUISA, TUISA County, in the St	rate of Oklahoma, of the first par
Tulsa, Oklahoma,	part. V. of the second part:
WITNESSETH, That said part Y of the first part, in consideration of t	the sum of
	and 00/100 Dollar
the receipt of which is hereby acknowledged, dolly by these presents grant,	bargain, sell and convey unto said part. Y of the second part
Oklahoma to-wit:	County and State of
Lot Seventeen (17) in Block (city of Tulsa, Tulsa County	One (1) Northmoreland Addition to the Oklahoma, according to the Recorded
Plat thereof.	ontainema, according to the necorded
To have and to hold the games together with all and singular t	the tenements, hereditaments and appurtenances thereunte belonging, or in anywise apper
taining forever.	
This conveyance is intended as a mortgage to secure the payment	ofof even date here
with. One for \$due_ This note is r	cayable is twenty two monthly installments of Sept. 1, 1923, and a last and 23rd install 492
wenty dollars (\$20.00) each, beginning light of \$10.00	Sept. 1, 1923, and a last and 23rd install 492
rorder, payable at Exchange Nat. Bank	772
rith eight per cent interest per annum, payable semi-an	thity
John B. Wright	
	theowner_in fec
Thathe has	of all persons whomsoever. Said first part. X. agree. S to insure the buildings on sair
premises in the sum of \$for the benefit of the mortrage	of all persons whomsoever. Said first part
	ses before delinquent. oreclosure of this mortgage and as often us any proceeding shall be taken to foreclose same
as herein provided, the mortgagor will pay to the said mortgagee SOVE	nty=five-and_00/100-(\$75.00)
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 mortg	s; said fee to be due and payable upon the filing of the petition for foreclosure and the same age and the amount thereon shall be recovered in said foreclosure suit and included in any
udgement or decree rendered in action as aforesaid, and collected, and the lier	rage and the amount thereon shall be recovered in said foreclosure suit and included in any n thereof enforced in the manner as the principal debt hereby secured, cond part. Y
sumof money in the above described note_=mentioned,	together with the interest thereon according to the terms and tenor of said note.
	nents then these presents shall be wholly discharged and void otherwise shall remain in full my and all taxes and assessments which are or may be levied and assessed lawfully agains
	ortgage.Omay effect such insurance or pay such taxes and assessments and shall um, until paid, and this mortgage shall stand as security for all such payments; and if said
sum or sums of money or any part thereof is not paid when due, or it such	insurance is not effected and maintained or any taxes or assessments are not paid before
delinquent, the holder of said note. = and this mortgage may elect to de- collect said debt including attorney's fees, and to foreclose this mortgage, and	clare the whole sum or sums and interest thereon due and payable at once and proceed to I shall become entitled to possession of said premises.
Said first part_Ywaive Snotice of election to declare the who	d shall become entitled to possession of said premises, the debtas above and also the beneft the stay, valuation or appraisement laws. ———————————————————————————————————
	John B. Wright
	ASSIGNMENT
CNOW ALL MEN BY THESE PRESENTS	ofCounty, Oklahoma, the within
amed mortgageein consideration of the sum of	DOLLARS
in hand paid, the receipt whereof is hereby	DOLLARS y acknowledged, dohereby sell, assign, transfer, set out and convey unto
	ate conveyed and the promissory note, debts and claims thereby secured, and the
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n	nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunt	to setthisthisthisthey of
100	
TATE OF OKLAHOMA TOTAS	NTV. 44
Before me,Cour	nty, ss. a Notary Public in and for said County and State within peared
n this seventhing of August 192 8, personally ap	peared
	erene served to me who me to per the incident betoning Taken excepted this wood instrument
nd acknowledged to me thath.Gexecuted the same ashi.	S.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 for	the control of the co
My commission expires APr. 29. 1926. (Soal	Edw. W. Wilson.
the straight of the contract o	Notary Public