MORTGAGE RECORD No. 472

	This instrument was filed for record on the day of
	Jan. 192 4 at 3:00 o'clock P. M.
	and duly recorded in Book 472 on page 306
	Feed \$
	O. G. Weaver, (Seal) County Clerk
	(Sea1) Brady Brown, County Clerk By Deputy
18th Tor	nuory
David L. Kramer and Ella M. I	nuary A.D. 1924, between. Kramer, his wife,
City of Tulsa, Tulsa County in the State	te of Oklahomaof the first part
Tulsa, Oklahoma	part Vof the second part;
Three Thousand Seven Hundred	esum of
e receipt of which is hereby acknowledged, doby these presents grant, be	argain, sell and convey unto said part_Y_ of the second parthisheirs
id assigns, all the following described real estate situated inklahoma_to-witr	PULISE County and State of
kianoma id-wit:	
All of Lot Four (4), in Block to the city of Tulsa, according	One (1), of Stutsman Addition ng to the recorded plat thereof;
	PPIST S CRESS BAR TO A TO THE BOTTON
	The later to a proper many and the later and
	The state of the s
	18 Janu 4
	18 Janu., 4
To have and to hold the same, together with all and singular, th	te tenements, hereditaments and appurtenances thereunto belonging or in anywise apper-
aining forever.	
ith. One for \$3,775.00 due on or before for the rate of eight per cent per annum, pay	of
ade to W. F. Gentner	
order payable at National Bank of Commerce. Th	ulsa, Oklahoma,
ric per cent interest per attitum - pevable semi-onn	wellwandsigned by parties of the first part, with
rivilege of paving 3100.00 or any multir	
	ple thereof on the principal at any time.
Said first part 165hereby covenant that the	ple thereof on the principal at any time. 2y Areowner Sin fee
Said first part_16Shereby covenantthatthe mple of said premises and that they are free and clear of all incumbrances hat they have	ey. Areowner.Sin fee
Said first part_16Shereby covenantthat	good right and authority to convey and encumber the same and fall persons whomsoever. Said first part 198 agreeto insure the buildings on said as and maintain such insurance during the existance of this mortgage. Said first part 198 agreeto insure the buildings on said to and maintain such insurance during the existance of this mortgage. Said first part 198 as before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same 1987. ABD OF ABDUNG then due 1961 Bothers, said fee to be due and payable upon the filing of the petition for foreclosure and the same ge and the amount thereon shall be recovered in said foreclosure suit and included in any thereof enforced in the maintenance of this mortgage and the amount thereon according to the terms and tenor of said note
Said first part_16Shereby covenant that the mple of said premises and that they are free and clear of all incumbrances. hat they have the y mill warrant and defend the same against the lawful claims of the y more states in the sum of \$.5., 175.00 for the benefit of the mortgages and the same against the lawful claims of the said mortgages. It is part_18Sfurther expressly agree. that in case of for a latent provided, the mortgagor will pay to the said mortgagee. It is attorney's or folicitor's fees therefor, in addition to all other statutory fees; the label be a further charge and lien upon said premises described in this mortgaged addressed and the lien. Now if said first part_16.Shall pay or cause to be paid to said sect mm	owner Sin fee good right and authority to convey and encumber the same and fall persons whomsoever. Said first part 198 agreeto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part 198 as before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same par gont of this mortgage and the amount thereon shall be recovered in said foreclosure and the same ge and the amount thereon shall be recovered in said foreclosure suit and included in any thereof enforced in the manner as the principal debt hereby secured. In 18 hers or assigns said together with the interest thereon according to the terms and tenor of said note tents then these presents shall be wholly discharged and void otherwise shall remain in full y and all taxes and assessments which are or may be levied and assessments in stringage
Said first part_105hereby covenantthatthe mple of said premises and that they are free and clear of all incumbrances	good right and authority to convey and encumber the same and fall persons whomsoever. Said first part 198 agree to insure the buildings on said e and maintain such insurance during the existance of this mortgage. Said first part 198 are to insure the buildings on said es and maintain such insurance during the existance of this mortgage. Said first part 198 as before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same DET. GENT, OFT ANDUNG than Mue
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Said first part 18 Shereby covenant that the mple of said premises and that they are free and clear of all incumbrances. The y have to have y have the y	owner Sin fee good right and authority to convey and encumber the same and fall persons whomsoever. Said first part 198 agree to insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part 198 as before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same per 201 (201 and 201 and 201 between the persons whomsoever. And 201 and