	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the day of
	May 1924 at 11:00 o'clock 4 M., and duly recorded in Book. on page 483
TO	and duly recorded in Book. 476on page 400
	O. G. Weaver, (Seal) County Clerk By Brady Brown, Deputs
	Brady Brown, Deputs
THIS INDENTURE, Made this 17th day of March	,A. D. 192 4, between
W. D. Aldridge and F. M. Aldridge	, her husband
Tulsa, Tulsa County, in the State	of Oklahoma;of the first par
	partVof the second part;
ITNESSETH, That said part Y of the first part, in consideration of the s	um of
Five Hundred Eight, and 90/100	Dollar
e receipt of which is hereby acknowledged, do? 2. by these presents grant, barg dassions, all the following described real estate situated in	gain, sell and convey unto said party of the second part1†S
clahoma to-wit;	
Take Market man market Market	and Minter House in Plack
Lots Thirty Two, Thirty Three Thirty Five, in West Tulsa, Ol	, and Thirty Four, in block klahoma.
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To have and to hold the same, together with all and singular, the taining forever.	tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
This conveyance is intended as a mortgage to secure the payment of	Oneof even date her
th. One for \$ 508.90 due Sept. 17th. 19	924
Carman Supply Company	
order, payable at Tulsa, Oklaho ma	
th per cent interest per annum, payable semi-annua	dly and signed by
W D Aldridge and W. M. Aldridge	
W. D. Aldridge and F. M. Aldridge Said first ratios hereby revenue that they are	
Said first parties hereby covenant that they are	the owner in fo
Said first pariles hereby covenant that they are mple of said premises and that they are free and clear of all incumbrances	theowner_in for except as to one mortgage
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Said first parties hereby covenant that they are made of said premises and that they are free and clear of all incumbrances they have Like Y will warrant and defend the same against the lawful claims of all memises in the sum of \$.000.00 for the benefit of the mortgagee are to pay all taxes and assessments lawfully assessed on said premises be said first part 128 further expressly agree. that in case of force herein provided, the mortgager will pay to the said mortgagee. Fift, a attorney's or solicitor's fees therefor, in addition to all other statutory fees; so said be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part 128 shall pay or cause to be paid to said second and the lient of the said make and maintain such insurance and pay such taxes and assessment of more or of money in the above described note. mentioned, tog allowed interest thereon at the rate of paid to first part the said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent then the mortge a allowed interest thereon at the rate of paid to first part the such in elinquent, the holder of said note. and this mortgage may elect to declar said debt including attorney's fees, and to foreclose this mortgage, and she Said first part 128 waive. motice of election to declare the whole d in WITNESS WHEREOF, said part 168 of the first part have a more such as a said part 168 of the first part have a med mortgage. In consideration of the sum of the sum of the sum of the said mortgage. In a hard paid, the receipt whereof is hereby accommended to the said contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never in hard paid, the receipt whereof is hereby accommendate the said mortgage. In a hereunto second such as a said part 168 of the first part has been as a said part 169 of the first part has been as a said part 169 of the first part has been as a said p	except as to one mortgage good right and authority to convey and encumber the same ar ill persons whomsoever. Said first part Y. agree. S. to insure the buildings on as not maintain such insurance during the existance of this mortgage. Said first part 193 before delinquent. Losure of this mortgage and as often as any proceeding shall be taken to foreclose san y. Dolla indifec to be due and payable upon the filing of the petition for foreclosure and the sam and the amount thereon shall be recovered in said foreclosure suit and included in a recofenforced in the histories at the principal debt hereby secured. I part Y. 178 here thereon according to the terms and tenor of said note. It is then these presents shall be wholly discharged and void otherwise shall remain in fund all taxes and assessments which are or may be levied and assessments and singage. may effect such insurance or pay such taxes and assessments and singage. may effect such insurance or pay such taxes and assessments and off sa surrance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed all become entitled to possession of said premises. Be the whole sum or sums and interest thereon due and payable at once and proceed all become entitled to possession of said premises. Be the day once and also the beneft to that, valuation or appraisement laws. A LOY 1829 A LOY 1829 A LOY 1829 ASSIGNMENT County, Oklahoma, the with particles of the conditions therein contained. the conveyed and the promissory note, debts and claims thereby secured, and the ortheless, to the conditions therein contained. the conveyed and the promissory note, debts and claims thereby secured, and the ortheless, to the conditions therein contained. and W.D.Aldridge and F.M.Aldridge her hubb.
Said first parties hereby covenant that they are made of said premises and that they are free and clear of all incumbrances they have the y have the y have the y will warrant and defend the same against the lawful claims of all memises in the sum of \$.500 s.00 for the benefit of the mortgagee are to pay all taxes and assessments lawfully assessed on said premises be herein provided, the mortgager will pay to the said mortgagee. It fit is attorney's or solicitor's fees therefor, in addition to all other statutory fees; so hall be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part 198 shall pay or cause to be paid to said second to said first part 198 shall pay or cause to be paid to said second to said first part 198 shall pay or cause to be paid to said second to said first part 198 shall make and maintain such insurance and pay such taxes and assessment of more or or any part thereof, are not paid before delinquent then the mortges allowed interest thereon at the rate of per cent per annum, and or sums of money or any part thereof is not paid when due, or if such in elinquent, the holder of said note and this mortgage may elect to declar like the debt including attorney's fees, and to foreclose this mortgage, and she Said first part 198 waive. motice of election to declare the whole of in WITNESS WHEREOF, said part 198 of the first part have an elinquent therein contained. To have and assigns, the within mortgage deed, the real estate of the said debt including attorney's fees, and to foreclose this mortgage, and she said first part 198 waive. more of election to declare the whole of in hand paid, the receipt whereof is hereby active and the first part have a second state of the said mortgage. In a hereunto second state of the said mortgage and she we have a second state of the said mortgage. In a hereunto second state of the said mortgage and she we have a second state of the sai	except as to one mortgage good right and authority to convey and encumber the same ar ill persons whomsoever. Said first part Y. agree. S. to insure the buildings on as not maintain such insurance during the existance of this mortgage. Said first part 193 before delinquent. Losure of this mortgage and as often as any proceeding shall be taken to foreclose san y. Dolla indifec to be due and payable upon the filing of the petition for foreclosure and the sam and the amount thereon shall be recovered in said foreclosure suit and included in a recof enforced in the hiddher as the principal debt hereby secured. I part y, 113 here thereon according to the terms and tenor of said note. It is then these presents shall be wholly discharged and void otherwise shall remain in fund all taxes and assessments which are or may be levied and assessments and she until paid, and this mortgage shall stand as security for all such payments; and if sa surrance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed all become entitled to possession of said premises. Be the whole sum or sums and interest thereon due and payable at once and proceed all become entitled to possession of said premises. Be the whole sum or sums and interest thereon due and payable at once and proceed all become entitled to possession of said premises. Charled a payable upon the filing of the petition for foreclosure and all the same and the premises. Addridge Mrs. F. M. Aldridge ASSIGNMENT County, Oklahoma, the with payable and the promissory note
Said first parties hereby covenant that they are free and clear of all incumbrances imple of said premises and that they are free and clear of all incumbrances. The J will warrant and defend the same against the lawful claims of all remises in the sum of \$.500.00	except as to one mortgage good right and authority to convey and encumber the same an all persons whomsoever. Said first part. Y. agree. H. to insure the buildings on an adminitain such insurance during the existance of this mortgage. Said first part. A 9 store delinquent. Journal of this mortgage and as often as any proceeding shall be taken to foreclose san and the amount thereon shall be recovered in said foreclosure suit and included in an ercot enforced in the fifthing as the principal debt hereby secured. Jent. Y. 1ts. heirs or assigns said the terms and tenor of said note. to then these presents shall be wholly discharged and void otherwise shall remain in fund all taxes and assessments which are or may be levied and assessed lawfully again gage. may effect such insurance or pay such taxes and assessments and she surance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to the whole sum or sums and interest thereon due and payable at once and proceed to the sabove and also the benefit to stay, valuation or appraisement laws. Mrs. F. M. Aldridge Mrs. F. M. Aldridge ASSIGNMENT of County, Oklahoma, the with checked and the promissory note. hereby sell, assign, transfer, set out and convey unconveyed and the promissory note. hereby sell, assign, transfer, set out and convey unconveyed and the promissory note. hereby sell, assign, transfer, set out and convey unconveyed and the promissory note. hand "Ass. And Tidge hand. "Ass. "Ass. "And Tidge and F. M. Aldridge here' here hubbe. "The hand hand" hand for said County and Statuted W. D. Aldridge hand. "The hereby sell in and for said County and Statuted W. D. Aldridge hand. "The hand hand" hand for said County and Statuted W. D. Aldridge hand. "The hand hand hand hand hand hand hand hand