of. PA to. ban est # G O N W W e t t	BLAN PARME CO. THEA 222227 C.M.J. FROM GUM BROTHERS COMPANY TULSA, OKLAHOMA THIS INDENTURE, Made this	<pre>ch of Tulse, Oklahoma, a corporation na, part X. of the first part, mortgagor, and GUM BROTHERS COM- y of the second part, mortgagee: part, for and in consideration of the sum of</pre>
of. PA to. ban est # G O N W W e t t	FROM GUM BROTHERS COMPANY TULSA, OKLAHOMA THIS INDENTURE, Made thig 3rd First Christian Chur etween First Christian Chur Fulsa County, State of Oklahom ANY, a corporation, of Oklahoma City, Oklahoma, party WITNESSETH, That said part. Xof the first p Sixty Thousand D.1t in hand paid by the party of the second part argain, sell, convey and mortgage unto the said party of the state, situated in Tulsa County and State D.1t Tulsa County and State Lot Six, in Block (Original Townsite to the recorded pla Including organ, person and the second part system, lighting and #1. State of Oklahoma, County of Tulsa. Before me, the undersigned, a H on this loth day of February, 1923, Marquis, Richard W. Burkhart, W. A. of First Christian Church, Tulsa, Of who executed the within and foregoin executed the same as their free and therein set forth. Witness my hand and official se	This instrument was filed for record on the <u>year is ind</u> day O'clockP. M., and duly recorded in Book 425 at page. 130 O'clockP. M., and duly recorded in Book 425 at page. 130 O. G. Wegver. ((SEAL)) Brady Brown, County Clerk. By Brady Brown, 1923 ch of Tulse; Oklahoma, a corporation an, part X. of the first part, mortgagor, and GUM BROTHERS COM- y of the second part, mortgage: part, for and in consideration of the sum of Dollars, rt, the receipt of which is hereby acknowledged, do. 95. by these presents grant the second part, its successors and assigns forever, all the following described real of Oklahoma, to-wit: One Hundred Ninety-one, in the of the city of Tulsa, according at thereof. ews, heating and ventilating nd all other fixtures. Notary Public in and for said County and State. Notary Public in and for s
of. PA to. ban est # G O N W W e t t	GUM BROTHERS COMPANY TULSA, OKLAHOMA THIS INDENTURE, Made this	(SEAL) Brady Brown, County Clerk. By
of. PA to. ban est # G O N W e t t	First Christian Chur Tulsa Tulsa ANY, a corporation, of Oklahoma City, Oklahoma, party WITNESSETH, That said part. Xof the first p Sixty Thousand o.it in hand paid by the party of the second part argain, sell, convey and mortgage unto the said party of the state, situated in	<pre>ch of Tulse; Oklahoma, a corporation na, part.Xof the first part, mortgagor, and GUM BROTHERS COM- y of the second part, mortgagee: part, for and in consideration of the sum of</pre>
to bar est # # G O V W W W W W W W W W W W W W W W W W W	ANY, a corporation, of Oklahoma City, Oklahoma, party WITNESSETH. That said part. Xof the first p Sixty Thousand 	y of the second part, mortgages: part, for and in consideration of the sum of
ban est 	#1. #1. before me, the undersigned, a I before me, the undersigned, a I before the state of the second part is a second of the second part before me, the undersigned, a I on this loth day of February, 1923, Marquis, Richard W. Burkhart, W. A. of First Christian Church, Tulsa, Of who executed the within and foregoin executed the same as their free and therein set forth. Witness my hand and official se	<pre>ct, the receipt of which is hereby acknowledged, do95by these presents grant the second part, its successors and assigns forever, all the following described real of Oklahoma, to-wit: One Hundred Ninety-one, in the of the city of Tulsa, according at thereof. ews, heating and ventilating nd all other fixtures. Notary Public in and for said County and State. Personally appeared John Rogers, W.T.Brown, W.A. Moore, E. W. Wilson and H. J. Wooton, Trustees klahoma, to me known to be the identical persons ng instrument, and acknowledged to me that they voluntary act and deed for the uses and purposes Bal.</pre>
S M S W E t t	Original Townsite to the recorded pla Including organ, pe system, lighting an #1. State of Oklahoma, County of Tulsa. Before me, the undersigned, a I on this lOth day of February, 1923, Marquis, Richard W. Burkhart, W. A. of First Christian Church, Tulsa, Ok who executed the within and foregoin executed the same as their free and therein set forth. Witness my hand and official se	. SS. Notary Public in and for said County and State. personally appeared John Rogers, W.T.Brown, W.A. Moore, E. W. Wilson and H. J. Wooton, Trustees klahoma, to me known to be the identical persons ng instrument, and acknowledged to me that they voluntary act and deed for the uses and purposes eal.
S M S W E t t	Including organ, pe system, lighting an #1. Gtate of Oklahoma, County of Tulsa, Before me, the undersigned, a I on this 10th day of February, 1923, Marquis, Richard W. Burkhart, W. A. of First Christian Church, Tulsa, Ok who executed the within and foregoin executed the same as their free and therein set forth. Witness my hand and official se	. SS. Notary Public in and for said County and State. personally appeared John Rogers, W.T.Brown, W.A. Moore, E. W. Wilson and H. J. Wooton, Trustees klahoma, to me known to be the identical persons ng instrument, and acknowledged to me that they voluntary act and deed for the uses and purposes eal.
S M S W E t t	State of Oklahoma, County of Tulsa. Before me, the undersigned, a H on this 10th day of February, 1923, Marquis, Richard W. Burkhart, W. A. of First Christian Church, Tulsa, Ok who executed the within and foregoin executed the same as their free and therein set forth. Witness my hand and official se	personally appeared John Rogers, W.T.Brown, W.A.4 Moore, E. W. Wilson and H. J. Wooton, Trustees klahoma, to me known to be the identical persons ng instrument, and acknowledged to me that they voluntary act and deed for the uses and purposes
	Ty commission expires Jan. 12th 192	
agr a g to pea	TO HAVE AND TO HOLD THE SAME, together areditaments and appurtenances thereunto belonging, or arty of the second part, and to its successors and assign good and indefeasible estate of inheritance therein, free a o convey and encumber the same; and that eaceable possession of said party of the second part, its suc	r with all rents and profits therefrom, and with all and singular the tenements, in anywise appertaining, and all rights of homestead exemption unto the said as forever. And the said part $y_{}$ of the first part dog. hereby covenant and the lawful owner of the premises above granted, and seized of and clear of all encumbrances; that het to a good right and authority the lawful WARRANT AND DEFEND the same in the quiet and ccessors and assigns, forever, against the claims of all persons whomesoever. given as security for the performance of the covenants herein, and the payment
18 18 18 18 18 18 18 18 18	800. on the 1st day of Aug. 1923; 800. on the 1st day of Aug. 1924; 800. on the 1st day of Aug. 1925; 800. on the 1st day of Aug. 1926; 800. on the 1st day of Aug. 1927; 800. on the 1st day of Aug. 1928; 800. on the 1st day of Aug. 1928; 800. on the 1st day of Aug. 1920; 800. on the 1st day of Aug. 1931; 800. on the 1st day of Aug. 1931; 800. on the 1st day of Aug. 1932;	<pre>\$ 1800. on the 1st day of Feb. 1924; ; 1800. on the 1st day of Feb. 1925; 1800. on the 1st day of Feb. 1926; 1800. on the 1st day of Feb. 1927; 1800. on the 1st day of Feb. 1928; 1800. on the 1st day of Feb. 1929; 1800. on the 1st day of Feb. 1930; 1800. on the 1st day of Feb. 1931; 1800. on the 1st day of Feb. 1932; 25,800. on the 1st day of Feb. 1933;</pre>
ther after that inte IT anc furt	A . Monto, . Bow will soli Elia H. J. Wobcon rewith, with interest thereon from date at the rate of ter maturity at the rate of ten per cent per annum, as p And it is hereby further agreed and understood that int may hereafter be given in the event of any extension of terest upon the same during the said time of extension. T IS HEREBY AGREED that all covenants and stipula ad assigns of the Mortgagor and shall inure to the benef rther agreed that granting any extension or extensions of	provided in said notes. It this mortgage secures the payment of all renewal, principal or interest notes of time for the payment of said principal debt, to evidence said principal or the