MPARED

## MORTGAGE RECORD No. 425

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FROM	<b>, √</b> •	그는 그는 그래도 하는 그를 만든 것이다. 그는 이번 생각이다
・ A - A - A - A - A - A - A - A - A - A		STATE OF OKLAHOMA, TULSA COUNTY as.  This instrument was filed for record on the 14 day of March A. D. 192 3 at 3:10
ander er gegen der er e	ikat dipu se nganjar dipilan dipu a salah sebagai sebagai Nganjarah dipunggan	O'clock P. M., and duly recorded in Book 425 at page 14.
GUM BROTHERS	COMPANY	((SEAL)) County Clerk. By Brady Brown, Deput
TULSA, OKLAHOMA		Fees
THIS INDENTURE,	Made this 8th	day of March , 1923
tween Wil	lliam T. Bynum and Doi	ma Bynum, his wife,
Tulsa	_County, State of Oklahoma, pr	art 10 Sof the first part, mortgagor S , and GUM BROTHERS COM-
NY, a corporation, of Okla WITNESSETH, That	ahoma City, Oklahoma, party of t said part_18S_of the first part,	he second part, mortgagee: for and in consideration of the sum of
	ix Thousand	Dollar e receipt of which is hereby acknowledged, doby these presents gran
rgain, sell, convey and mort		cond part, its successors and assigns forever, all the following described re-
are, situated in	initial county and state of O	Manoina, to-with
	to the City of Tulse	even, in Ridgewood Addition
gan de la companya d La companya de la co	plat thereof,	
		Transfer the William Co.
		Thereby create in 1 cases at 4 200 and secret
		Receipt No. 1222 2 a sai in parament or named take of the wifthings and war and a said of the wifthings.
		15 04 110 14 Cr. c. MULA 1923 WAYNE L. LICKEY, County Treasurer
		a D
reditaments and appurtenantly of the second part, and ree that at the delivery her cood and indefeasible estate convey and encumber the aceable possession of said pa  This conveyance is intestald GUM BROTHERS	nces thereunto belonging, or in an it to its successors and assigns for reof they ere of inheritance therein, free and cleane; and that they arty of the second part, its successor and as a mortgage, and is given	and rents and profits therefrom, and with all and singular the tenement powers appertaining, and all rights of homestead exemption unto the said ever. And the said part 125 f the first part dohereby covenant anthe lawful owner_S_ of the premises above granted, and seized dear of all encumbrances; that the _y_ have a good right and authority will WARRANT AND DEFEND the same in the quiet an ors and assigns, forever, against the claims of all persons whomesoever, as security for the performance of the covenants herein, and the payment signs of the principal sum of
reditaments and appurtenantly of the second part, and ree that at the delivery her cood and indefeasible estate convey and encumber the aceable possession of said parties conveyance is into said GUM BROTHERS Six Thousand	nces thereunto belonging, or in an to its successors and assigns for reof they are of inheritance therein, free and cleaning and that they arty of the second part, its successor ended as a mortgage, and is given COMPANY, its successors or asserted.	nywise appertaining, and all rights of homestead exemption unto the same ever. And the said part 1.25 fthe first part dohereby covenant and the lawful owner_S_ of the premises above granted, and seized clear of all encumbrances; that the Y_ have a good right and authorite will WARRANT AND DEFEND the same in the quiet and ors and assigns, forever, against the claims of all persons whomesoever, as security for the performance of the covenants herein, and the payment signs of the principal sum of
reditaments and appurtenantly of the second part, and ree that at the delivery her good and indefeasible estate convey and encumber the aceable possession of said pa  This conveyance is intestald GUM BROTHERS	nces thereunto belonging, or in an it to its successors and assigns for reof they ere of inheritance therein, free and constant, and that they arty of the second part, its successors and as a mortgage, and is given COMPANY, its successors or as	nywise appertaining, and all rights of homestead exemption unto the ever. And the said part 1956 the first part dohereby covered the lawful owner_S_ of the premises above granted, and so lear of all encumbrances; that the Y_ have a good right and authors and assigns, forever, against the claims of all persons whomesoever as security for the performance of the covenants herein, and the passigns of the principal sum of
reditaments and appurtenantly of the second part, and ree that at the delivery her good and indefeasible estate convey and encumber the aceable possession of said parties of the conveyance is interested GUM BROTHERS Six Thousand  \$\frac{150.}{150.} \text{ on the 1} \\ 150. \text{ on the 2} \\ 15	nces thereunto belonging, or in an it to its successors and assigns for reof they ere of inheritance therein, free and constant, and that they arty of the second part, its successors and as a mortgage, and is given COMPANY, its successors or as	nywise appertaining, and all rights of homestead exemption unto the sacever. And the said part 1956 the first part dohereby covenant as the lawful owner S of the premises above granted, and seized lear of all encumbrances; that the Y hays a good right and authorisms will WARRANT AND DEFEND the same in the quiet as ors and assigns, forever, against the claims of all persons whomesoever, as security for the performance of the covenants herein, and the paymentings of the principal sum of
reditaments and appurtenal rity of the second part, and ree that at the delivery her good and indefeasible estate convey and encumber the aceable possession of said pa This conveyance is inte said GUM BROTHERS Six Thousand  \$ 150. on the 1	nces thereunto belonging, or in an it to its successors and assigns for reof they are of inheritance therein, free and consumers and that they are of the second part, its successors ended as a mortgage, and is given COMPANY, its successors or asset day of Sept. 1923; st day of Sept. 1924; st day of Sept. 1927; at day of Sept. 1927;	nywise appertaining, and all rights of homestead exemption unto the sale ever. And the said part 12% the first part dohereby covenant an interest lawful owner_S_ of the premises above granted, and seized clear of all encumbrances; that the y_ have a good right and authority will WARRANT AND DEFEND the same in the quiet and ors and assigns, forever, against the claims of all persons whomesoever, as security for the performance of the covenants herein, and the payment signs of the principal sum of
editaments and appurtenantly of the second part, and see that at the delivery her cond and indefeasible estate convey and encumber the ceable possession of said particles and GUM BROTHERS Six Thousand  150. on the 1150.	nces thereunto belonging, or in an to its successors and assigns for reof they are of inheritance therein, free and consame; and that they arty of the second part, its successors and as a mortgage, and is given COMPANY, its successors or assect that they are successors or assect the second part, its successors or assect the second part is successors or assect the second part is successors or assect the second part is successors.	nywise appertaining, and all rights of homestead exemption unto the sale ever. And the said part 1996 the first part dohereby covenant arthur the lawful owner. S. of the premises above granted, and seized lear of all encumbrances; that the y. have a good right and authority will WARRANT AND DEFEND the same in the quiet are or and assigns, forever, against the claims of all persons whomesoever, as security for the performance of the covenants herein, and the paymer signs of the principal sum of

IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators and assigns of the Mortgagor and shall inure to the benefit of and be available to the successors and assigns of the Mortgagee. It is further agreed that granting any extension or extensions of time of payment of said note... either to the maker of to any other person, or taking of other or additional security for payment thereof, or waiver of or failure to exercise any right to mature the whole debt under any covenant or stipulation herein contained shall not in any wise affect this mortgage nor the rights of the Mortgagee hereunder, nor, operate as a release from any personal liability upon said note... nor under any covenant or stipulation herein contained. And further the Mortgagor... S. do.... hereby expressly covenant, stipulate and agree as follows