171

ġ.

Description of the lot day of October, 1925; 100, on the lot day of April, 1924; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1924; 100, on the lot day of October, 1925; 100, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1927; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 100, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of october, 1927; 2,500, on the lot day of April, 1920;	227695 0.M.J.	
O., G., T. GATVEL. GUM BROTHERS COMPANY THUSA, OKLAHOM Image: Comparison of Charles and Willing S. Partine S. Bretze, RECENA. THIS NUMERTCHER, Made bits. 1113 day of April 10 villog. 200 control of Charles and Willing S. Partine 10, 10 villog. 201 control of Charles and Willing S. Partine 110 villog. 201 control of Charles and Willing S. Partine 110 villog. 201 control of Charles and Willing S. Partine 110 villog. 201 control of Charles and Villog S. Partine 110 villog. 201 control of Charles and Villog S. Partine 10 (State and State Control of State 20 (State and State 10 (State 20 (S	FROM	of April A. D. 1923 at 3:30
GUM BROTHERS COMPANY TULSA, OKLAHOMA Item 37.84%2_BCSDRA. Consey Clark. Deputy THIS INDENTORE, Made da. Item 49.97 AD711 19.85 THIS INDENTORE, Made da. Item 10.97 AD711 19.85 Interment Documer J, Futtley and Winnics D. Tuttley into write write 19.85 Interment Documer J, Futtley and The ratio of the second part, the receipt		
TULSA, OKLAHOMA Pear	GUM BROTHERS COMPANY	((SEAL)) County Clerk.
THIS INDENTURE, Made uls. 1151 dy of APT1 [9.3] hetween Occart J. Tuttle and Winnie S. Tuttle, Mid wife,		
between	77.42	
PANY, a congration of (Wahoma City, Okhahoma, party of the second part, merupase: WINESERF, That and pait by the part i. Bas of the first part, for and in consideration of the sum of <u>Rivery-First Party of the second part, the respired of which is hereby asknowledged, do.</u> by these presents prace targein, all, covey and moting on the basis party of the second part, in successon and asigns forever, all the following described real enter, stated in	Oscer J. Tuttle and Winnie D.	samaUUY Vimanaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa
PANY, a congration of (Wahoma City, Okhahoma, party of the second part, merupase: WINESERF, That and pait by the part i. Bas of the first part, for and in consideration of the sum of <u>Rivery-First Party of the second part, the respired of which is hereby asknowledged, do.</u> by these presents prace targein, all, covey and moting on the basis party of the second part, in successon and asigns forever, all the following described real enter, stated in	of Tulsa County State of Oklahoma	paries of the first part mortgager S and GUM BROTHERS COM-
12.200. In hand paid by the party of the second part, the receipt of which is hereby acknowledged. do by these presents grant bargain, ell, covey and nortgage unto the said party of the second part, its successor and asigns forver, all the following described real state, shuated in	PANY, a corporation, of Oklahoma City, Oklahoma, party of WITNESSETH, That said part, LQS of the first part	f the second part, mortgagee: t, for and in consideration of the sum of
<pre>baggin.ell covey and mortgage up the and party of the second part, its successon and asigns forever, all the following described real enter, situated in</pre>		
of Block Siz, and Lots One, Wo and Three of Block Four, in Tegrace Drive Addition to the oity of Thiss, according, to the recorded plat thereof. THEASUBTER AND TO HOLD THE SAME, not were according to the state of a payment of monetaria warker Lock of a state of the payment of monetaria warker Lock of a state of the payment of monetaria warker Lock of a state of the payment of monetaria according to the state of the payment of any state of all controls and state of the payment of all rents and state of the payment to add the Lock of the state of the payment of the payment of all controls and the state of the payment of the state of the payment of the payment of the state of the payment of the payment of the payment of the state of the payment to state of the payment to state of the payment to state of the payment of the state of the payment to state of the payment to state of the payment of the payment of the payment payment be add of the payment to state of the payment to state of the payment to state of the payment is successor and asigns forcers, spin the chines all parts for the payment to state of the payment of the payment to state of the pay of the payment to state the payment to state of the pay of the payment to state of the payment to pay of the payment to be payment the pay of the payment the payment the pay of the pay of the payment to pay of the payment the pay	bargain, sell, convey and mortgage unto the said party of the s	second part, its successors and assigns forever, all the following described real
of Block Siz, and Lots One, Wo and Three of Block Four, in Tegrace Drive Addition to the oity of Thiss, according, to the recorded plat thereof. THEASUBTER AND TO HOLD THE SAME, not were according to the state of a payment of monetaria warker Lock of a state of the payment of monetaria warker Lock of a state of the payment of monetaria warker Lock of a state of the payment of monetaria according to the state of the payment of any state of all controls and state of the payment of all rents and state of the payment to add the Lock of the state of the payment of the payment of all controls and the state of the payment of the state of the payment of the payment of the state of the payment of the payment of the payment of the state of the payment to state of the payment to state of the payment to state of the payment of the state of the payment to state of the payment to state of the payment of the payment of the payment payment be add of the payment to state of the payment to state of the payment to state of the payment is successor and asigns forcers, spin the chines all parts for the payment to state of the payment of the payment to state of the pay of the payment to state the payment to state of the pay of the payment to state of the payment to pay of the payment to be payment the pay of the payment the payment the pay of the pay of the payment to pay of the payment the pay		
of Block Siz, and Lots One, Wo and Three of Block Four, in Tegrace Drive Addition to the oity of Thiss, according, to the recorded plat thereof. THEASUBTER AND TO HOLD THE SAME, not were according to the state of a payment of monetaria warker Lock of a state of the payment of monetaria warker Lock of a state of the payment of monetaria warker Lock of a state of the payment of monetaria according to the state of the payment of any state of all controls and state of the payment of all rents and state of the payment to add the Lock of the state of the payment of the payment of all controls and the state of the payment of the state of the payment of the payment of the state of the payment of the payment of the payment of the state of the payment to state of the payment to state of the payment to state of the payment of the state of the payment to state of the payment to state of the payment of the payment of the payment payment be add of the payment to state of the payment to state of the payment to state of the payment is successor and asigns forcers, spin the chines all parts for the payment to state of the payment of the payment to state of the pay of the payment to state the payment to state of the pay of the payment to state of the payment to pay of the payment to be payment the pay of the payment the payment the pay of the pay of the payment to pay of the payment the pay		
Hereby certify just 1 reaction: 32,447, and do surveyed. See a the vibils market is growth of subset of su	of Block Six, and I Four, in Terrace D	Lots One, Two and Three of Block rive Addition to the city of Tulsa,
Hereby certify just 1 reaction: 32,447, and do surveyed. See a the vibils market is growth of subset of su		
Hereby certify just 1 reaction: 32,447, and do surveyed. See a the vibils market is growth of subset of su		
Hereby certify just 1 reaction: 32,447, and do surveyed. See a the vibils market is growth of subset of su		
ar on the wishes mericant Dated the <i>L</i> -day of		
Description of the lot day of October, 1925; 100, on the lot day of April, 1924; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1924; 100, on the lot day of October, 1925; 100, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1927; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 100, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1925; 2,500, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of October, 1926; 100, on the lot day of April, 1926; 100, on the lot day of october, 1927; 2,500, on the lot day of April, 1920;		
TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenements, hereditaments and appurtenances thereanto belonging, or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said part&96 of the first part dohereby covenant and agree that at the delivery hereof. <u>they 379</u>	Dated the /b day of Warthe 192	
TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and all rights of homestead exemption unto the anid party of the second part, and to its successors and assigns forever. And the said part 269 of the first part dohereby covenant and agree that at the delivery hereof. <u>they</u> <u>are</u>	a-1	
hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said part_2.95 of the first part dohereby covenant and agree that at the delivery hereof <u>they are</u> the lawful owner	C Deputy	
hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said part_2.95 of the first part dohereby covenant and agree that at the delivery hereof <u>they are</u> the lawful owner		
 100. on the 1st day of October, 1924; 100. on the 1st day of April, 1925; 100. on the 1st day of October, 1926; 100. on the 1st day of April, 1926; 100. on the 1st day of October, 1926; 160. on the 1st day of April, 1927; 100. on the 1st day of October, 1927; 2,600. on the 1st day of April, 1928; according to the terms and conditions of the	agree that at the delivery hereof <u>they</u> are a good and indefeasible estate of inheritance therein, free and to convey and encumber the same; and that <u>they</u> peaceable possession of said party of the second part, its succes 'This conveyance is intended as a mortgage, and is given to said GUM BROTHERS COMPANY, its successors or a	the lawful owner. S. of the premises above granted, and seized of clear of all encumbrances; that the y. have. a good right and authority
 100. on the 1st day of October, 1925; 100. on the 1st day of April, 1926; 100. on the 1st day of October, 1926; 100. on the 1st day of April, 1927; 100. on the 1st day of October, 1927; 2,500. on the 1st day of April, 1928; according to the terms and conditions of the <u>one</u> promissory note made and executed by <u>OSCET J. Tuttle and Winnie D. Tuttla</u> parties thereon from date at the rate of <u>one</u> for the per cent per annum payable <u>Semi</u> annually, and with interest after maturity at the rate of ten per cent per annum, as provided in said notes. And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest pay and signal signal signal signal shall bind the heirs, executors, administrators 	\$ 100. on the 1st day of October, 1923;	\$ 100. on the 1st day of April, 1924;
<u>OSCEN J. Tuitle and Winnie D. Tuitle</u> herewith, with interest thereon from date at the rate of <u>6</u> after maturity at the rate of ten per cent per annum, as provided in said notes. And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators	100. on the 1st day of October, 1925; 100. on the 1st day of October, 1926;	; 100. on the 1st day of April, 1926; 100. on the 1st day of April, 1927;
<u>OSCEN J. Tuitle and Winnie D. Tuitle</u> herewith, with interest thereon from date at the rate of <u>6</u> after maturity at the rate of ten per cent per annum, as provided in said notes. And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators		
after maturity at the rate of ten per cent per annum, as provided in said notes. And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators	according to the terms and conditions of the	
after maturity at the rate of ten per cent per annum, as provided in said notes. And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators	Oscer J. Tuttle and Winnie D. Tuttle	part 1986 the first part, bearing even date
And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators	(1) The second s Second second s Second second s Second second se Second second sec	
interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators	And it is hereby further agreed and understood that th	his mortgage secures the payment of all renewal, principal or interest notes
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	interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulation and assigns of the Mortzayar and shall injure to the benefit a	ns in these presents contained shall bind the heirs, executors, administrators of and he available to the successors and assigns of the Mortgages. It is
further agreed that granting any extension or extensions of time of payment of said note either to the maker. ⁹ or 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	further agreed that granting any extension or extensions of time	e of payment of said note either to the maker A or to any other person, 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	그는 사람이 가장이 좀 가지 못하는 것을 가지 않는 것을 가지 않는 것이 집에서 집에 들어야 한다.	wise affect this mortgage nor the rights of the Mortgages hereunder, nor,
the Mortgagor. 9do hereby expressly covenant, stipulate and agree as follows	operate as a release from any personal liability upon said note	
\mathbf{c}	operate as a release from any personal liability upon said note	ate and agree as follows

ΠĮ. T

ų,

1

1_{//}.

4:1

12 140

ar a trevas o

W. I. Comment

ġΰ

4. 19

126 \pm

 $\mathbf{T}^{\mathbf{I}}$

Q