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FACH       STATE OF ORCHAINOMA, TULESA COUNTY 20.         CUM BROTHERS COMPANY TULES, OKLAHOMA       State of or set of the	BLACK PRINTING CO. TULIA 2301.04 C.M.J.	ali, dala mandri ang	, and a second secon	
Current and any recorded in page. 192 O. C. 7. Way context in page. 192 Conty Clerk, Made this.         GUM BROTHERS COMPANY TULSA, OKLAHOMA         THIS INDENTURE, Made this.         Billa Clerk's Schuber and Earold F. Schuber, her Intehand.         determined	FROM	STAT	E OF OKLAHOMA, TULSA COUNTY .85.	
Content. Int. Mr. and duy geordes in page. 192 O. 6. Waycomet. In Sector 25 at page. 192 O. 6. Waycomet. In Sector 25 at page. 192 (SEAL)         GUM BROTHERS COMPANY TULSA, OKLAHOMA       Stat.         THIS INDENTURE, Made this.       Stat.         THIS INDENTURE, Made this.       Stat.         Add of the second part, mark second part, mortgage:       Mag         Intervention       County, State of Okhoma, part 298 of the first part, mortgage:         Market       County, State of Okhoma, part 298 of the first part, mortgage:         MITNESSEFH, That aid part 20 fl. of the first part, for and in consideration of the sum of       Zortgarting, Okhoma, Circ, Okhama, Circ, Cir		Thi	s instrument was filed for record on the 10 day	
GUM BROTHERS COMPANY TULSA, OKLAHOMA       Image: State of the state of a state state of a state of a state of a state of		O'cloc	kFeMI, and duly recorded in Book 425 at page190	
CUM BROTHERS COMPANY TULSA, OKLAHOMA       ByPresume Fees			·	
THIS INDERTURE, Made this.       5%       May dimensional stress of the second part, they husband,	GUM BROTHERS COMPAN			
INIS INCRI URL MEET 65 Obtheyr and Haroll F. Scheber, her hithard.         oh	TULSA, OKLAHOMA	Fees_		
THIS HOLM ONE, What Him.       Berold Y. Schlöber, her hisband.         between       Sile Graves Schlöber and Herold Y. Schlöber, her hisband.         of.       Tul.28       County, State of Okhahoma, park 88-06 the first part, mortgager:         MYN a concorntion, of Okhahoma City, Okhahoma, park 88-06 the first part, mortgager.       Mile Graves City, State of Okhahoma, park 98-06 the second part, the area of the second part, the sam of Torty-Tive Bundled.         Dollars, to.       The Bast 70 feet of Lots Pifteen and Sixteen, in' Block One, in Orcutt Addition to the oity of Tules, according to the resconded plat thereof.         Ithered State of Okhahoma, park 94 the second part, the vertee of the oity of Tules, according to the resourded plat thereof.         Ithered State of Okhahoma, towit:         The Bast 70 feet of Lots Pifteen and Sixteen, in' Block One, in Orcutt Addition to the oity of Tules, according to the resourded plat thereof.         Ithered State of Okhahoma, towit:         Ithered State of Okhahoma, the state of Okhahoma, towit:         Ithered State of Okhahoma, the state of the state o		8th	Мат	
ofCounty. State of Oklahoma, part/9866 the first part, mortgager. 2, and GUM BROTHERS COM- PARY as comparison of Cale source and part of the second part, mortgager. 3, and GUM BROTHERS COM- PARY as comparison of Cale source and part, the receipt of which is brody acknowledged, doD there presents grant brancing by the party of the second part, the receipt of which is brody acknowledged, doD there presents grant brancing and mortgage unto the said party of the second part, its successors and assigns forever, all the following described real county and mortgage unto the said party of the second part, the receipt of which is brody acknowledged, doD there presents grant brancin, sell, cover and mortgage unto the said party of the second part, its successors and assigns forever, all the following described real estate, situated inTIL92County and State of Oklahoma, towit: The East 70 feet of Lots Pifteen and Sixteen, in Blook One, in Orcentt Addition to the city of Fulse, according to the resourced plat thereof.	Ello Clarke Schoh	announce and a second	aber, her husband	
PANY a corporation of GALLAND. Give Of the second part, mortgages WTHESEETH, That and partial and there part, for and in consideration of the sum of <u>Porty-five Fundred</u> Dollars, to <u>TM207.51140 Fundred</u> Dollars, to <u>TM207.51140 Fundred</u> Dollars, to <u>TM207.51140 Fundred</u>	between		······	
PANY a corporation of Goldmonn City Okhdonna, party of the second part, mortgages WITNESSETH, That and partial Bal of the first part, for and in consideration of the sum of <u>Forty-five Bundred</u> Dollars, to <u>1929</u> . In hand paid by the party of the second part, the receipt of which is hereby acknowledged, doby there presents grant hargin, ell, covey and mortgage unto the said party of the second part, the successors and assigns forever, all the following described real ' entre, situated in <u>TUL99</u> County and State of Oklahoma, towit: The East 70 foet of Lots Fifteen and Sixteen, in Block One, in Orcutt Addition to the city of Tulsa, according to the recorded plat thereof.				
WITNESSETH, That said part.268.cd the first part, for and in consideration of the sum of <u>Portry-five Bundbard</u> . Dollars, to. <u>1209</u> . In hand paid by the party of the second part, the receipt of which is burdy acknowledged, do by these presents grant bargain, all.convey and mortgage unto the said party of the second part, its successors and assigns forever, all the following described real ' estate, situated in <u>PUID9</u> County and State of Oklahoma, to wit: The East 70 foet of Lots Fifteen and Sixteen, in' Block One, in Oroutt Addition to the city of Tules, according to the recorded plat thereof.	······································			
to <u>5199</u> , in hand paid by the party of the second part, the receipt of which is hereby acknowledged, doby these presents grant bargain, sell, convey and mortgage unto the said party of the second part, its successors and assigns forever, all the following described real ' estate, situated in <u>TV199</u> County and State of Oklahoma, to-wit: The East 70 foot of Lots Fifteen and Sixteen, in' Block One, in Oroutt Addition to the oity of Tules, according to the recorded plat thereof. INEXASURENCE INSTANCE, During the second part, the recorded plat thereof. INEXASURENCE INSTANCE, During the second part, the recorded plat thereof. INEXASURENCE INSTANCE, During the second part, the recorded plat thereof. INEXASURENCE INSTANCE, During the second part, the recorded plat thereof. INEXASURENCE INSTANCE, During the second part, and to be seen and assigns forever. And the said part To HAVE AND TO HOLD THE SAME, together with all rents and profits therefore, and with and singular the tenements, heredinaments and apputenances thereants belonging, or in anywise appertaining, and all rights of homestand exemption unto the said part of the second part, and to its successors and assigns forever. And the said part 2.9 of the first part dohereby covenust and an argue the task of the diverse thereant, these and leader of all encumbrance; that the J.	WITNESSETH, That said part 10	S. of the first part, for and in	consideration of the sum of	
bargain, sell, convey and mortgage unto the said party of the second part, its successors and assigns forever, all the following described real ' estate, situated in			f	
estate, situated inTUL99County and State of Oklahoma, towit: The East 70 feet of Lots Fifteen and Sixteen, in Block One, in Oroutt Addition to the city of Talsa, according to the recorded plat thereof. I hereby certity thatterms of the second state of Oklahoma, to with I hereby certity thatterms of the second state of the second state of more state tax on the within hereby and is successor and assigns forever. And the said part 10% of the first part of the second state of the side of the second state of the second part, its successors and assigns forever. And the said part 10% of the first part doheeby covenant and agree that at the delivery here				
The East 70 feet of Lots Fifteen and Sixteen, in Block One, in Oroutt Addition to the city of Tulse, according to the recorded plat thereof.				
Block One, in Oroutt Addition to the city of Talsa, according to the recorded plat thereof.		= = = =		
Block One, in Oroutt Addition to the city of Talsa, according to the recorded plat thereof.				
Block One, in Oroutt Addition to the city of Talsa, according to the recorded plat thereof.	in the second	+ NO Post		•
Interesting to the recorded plat thereof.         INTERASURFICE IN LORFIMENT         Interesting that accessed \$2.0.0\$ and issued         Receipt No. 9448. Interior in payment of motion         Receipt No. 9448. Interior in payment of motion         Interesting that accessed \$2.0.0\$ and issued         Receipt No. 9448. Interior in payment of motion         Interesting that accessed \$2.0.0\$ and issued         Receipt No. 9448. Interior in payment of motion         Interesting the within manager         Interesting the second payment of motion         Interesting the second part in the second payment of motion         Interesting the second part, and to its successors and assigns forever. And the said part 100% of homestead exemption unto the said agree that at the delivery hereof	THO RES	, An iset of Lots	ritteen and Sixteen, in	
THEASUREST ILDESTMENT         Thereby certify that increase \$2.0.0 and issues         Receipt No. 9448. Suerce \$2.0.0 and issues         Suerce \$2.0.0 and apputenances thereunto belonging, or in anywise appertaining, and all rights of homested exemption unto the said agree that at the delivery hereof. \$1092.97.         The last at the delivery hereof. \$1092.97.         The last at the delivery hereof. \$1092.97.         The convey and encumber the same and that	Block (	ne, in Orcutt Addit	ion to the city of Tulsa,	
INHEASUREM: I LOESTMENT         Interesty certify that increase \$2.0.0 and issues         Receipt No. 94428. Werking in payment of mortiget         tax on the within manages         interestion in payment of mortiget         tax on the within manages         Dated this. 10 day of	accord	ng to the recorded	plat thereof.	
I hereby certify that - crewed 62, 0.0 and issued Receipt No. 940.8. therefore in payment of more 200 tax on the within heardset. Dated this_10.463 of				
I hereby certify that - crewed 62, 0.0 and issued Receipt No. 940.8. therefore in payment of more 200 tax on the within heardset. Dated this_10.463 of			Y The second	
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I hereby certify that - crewed 62, 0.0 and issued Receipt No. 940.8. therefore in payment of more 200 tax on the within heardset. Dated this_10.463 of				
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tax on the within Hangage. Dated isis/// des ci		I here Received N	9408 therefore in payment of montgoth	
WAYNE L DEART, County Freeshoa <u>Deputy</u> TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenemeuts, 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 <sup>10</sup> / <sub>2</sub> of the first part dohereby covenant and agree that at the delivery hereof <u>they_sro</u> the lawful ownerS. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances; that they. ha.v@. a good right and authority to convey and encumber the same; and that <u>they</u> will WARRANT AND DEFEND the same in the quiet and peateable possession of said party of the second part, its successors and assigns, forever, against the claims of all persons whomesoever. This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum ofFOTTy_five.Hundrad Dollars, payable as follows: \$150. on the 1st day of November, 1923; 150. on the 1st day of May, 1924; 150. on the 1st day of November, 1925; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 150. on the 1st day of fNovember, 1926; 150. on the 1st day of May, 1926; 15				
TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenemeuts, 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 <sup>108</sup> of the first part dohereby covenant and agree that at the delivery hereoftheythe lawful ownerS. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances; that theha_ve_ a good right and authority to convey and encumber the same; and thattheywill WARRANT AND DEFEND the same in the quiet and peateable possession of said party of the second part, its successors and assigns, forever, against the claims of all persons whomesoever. This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum ofForty_five_Hundrad		Dated	His 10 day of 1922	
TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenemeuts, 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 <sup>108</sup> of the first part dohereby covenant and agree that at the delivery hereof <u>they_are</u> the lawful owner_S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances; that they_ ha_V@ a good right and authority to convey and encumber the same; and thattheywill WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the claims of all persons whomesoever. This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum ofFOTty=fix@_HundredDollars, payable as follows: \$\frac{150. on the lst day of November, 1923; \$\frac{5}{150. on the lst day of May, 1924; 150. on the lst day of May of November, 1925; 150. on the lst day of May, 1925; 150. on the lst day of May, 1925; 150. on the lst day of May, 1925; 150. on the lst day of May 1925; 150. on the lst day of May 1925; 150. on the lst day of May 1926; 1926.			P.SB'	
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 <sup>105</sup> of the first part dohereby covenant and agree that at the delivery hereof <u>they_are</u> the lawful ownerS. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances; that they_ha_Ve a good right and authority to convey and encumber the same; and thattheywill WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the claims of all persons whomesoever. This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum ofFOTty_five_HundredDollars, payable as follows:			Deputy	
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agree that at the delivery hereof <u>they_are</u> the lawful ownerS. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances; that the .y. ha.ve. a good right and authority to convey and encumber the same; and that <u>they</u> will WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the claims of all persons whomesoever. This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum ofForty_five_Hundred Dollars, payable as follows: \$150. on the 1st day of November , 1923; \$150. on the 1st day of May, 1924; 150. on the 1st day of November , 1925; 150. on the 1st day of May, 1925; 150. on the 1st day of November , 1925; 150. on the 1st day of May, 1926; 150. on the 1st day of flowember , 1925; 150. on the 1st day of May, 1926; 150. on the 1st day of flowember , 1926; 150. on the 1st day of May, 1926;	hereditaments and appurtenances thereun	to belonging, or in anywise app	d the said part 100 of the first part do hereby covenant and	
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This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of <u>FOTTX-Live_Hundred</u> Dollars, payable as follows: (150. on the 1st day of November, 1923; 150. on the 1st day of November, 1924; 150. on the 1st day of November, 1925; 150. on the 1st day of November, 1925; 150. on the 1st day of May, 1926; 150. on the 1st day of flovember, 1925; 150. on the 1st day of May, 1926; 150. on the 1st day of flovember, 1926; 150. on the 1st day of May, 1927.		en e		
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according to the terms and conditions of thepromissory notemade and executed by	according to the terms and conditions of	heOnepromisso	ry notemade and executed by	
Ella Clarke Schaber and Harold P. Schaber partes of the first part, bearing even date semi-	Ella Clarke Schaber and H	rold P. Schaber	paries of the first part, bearing even date	
herewith, with interest thereon from date at the rate of 62per cent per annum payableannually, and with interest after maturity at the rate of ten per cent per annum, as provided in said notes.				

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