CLUM BROTHERS COMPANY p		FROM COULPARED	STATE OF OKLAHOMA, TULSA COUNTY ss. This instrument was filed for record on the. 11th day ofA.D. 192.2. at4;0520 O'clockPM., and duly recorded in Book 425 at page20	
beweed. Stallar, 7. Adams, BOA Segaration Adams, LAD. 21.12,		GUM BROTHERS COMPANY TULSA, OKLAHOMA	ByDeputy Fces	
<pre></pre>	-	between William W.Adams and Samantha Adams his wife, ofCounty, State of Oklahoma, partes of the first part, mortgagorS, and GUM BROTHERS COM-		
And all vacated dixtoenth street adjoining, in Maywood Addition to the oity of Tales. according to the reworded plat thereot. THEASURER'S ENCORSEMENT we will be interested and leared in the vinin motters. THEASURER'S ENCORSEMENT we will be interested and leared in the vinin motters. There is a second of the second of the second of the second of the second of the vinin motters. There is a second of the second o	- t b	Four Thousand <u>them</u> in hand paid by the party of the second part, the pargain, sell, convey and mortgage unto the said party of the sec state, situated in <u>TULE</u>	e receipt of which is hereby acknowledged, doby these presents grant cond part, its successors and assigns forever, all the following described real klahoma, to-wit:	
TO HAVE AND TO HOLD THE SAME, together with all rate and profits therefrom, and with all and singular the tenements, Market and Land Land Land Land Land Land Land		and all vacated Sixteenth S Maywood Addition to the city	street adjoining, in y of Tulsa, according	
<pre>To HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenements, hereditaments and appurtenances thereauto belonging, or in anywise appertaining, and all rights of homestead exemption unto the axid agree that at the delivery hereof 1492, 97.9</pre>			TREASURER'S ENDORSEMENT by certify that I received \$ 26.2 and issued 0.2 2/1/2 therefor in payment of mortgare within mortgage.	
agree that at the delivery hereof the y. Are		TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenements,		
<pre>150. on the 1st day of April, 1924; 150. on the 1st day of Oct. 1924; 150. on the 1st day of April, 1925; 150. on the 1st day of Oct. 1925; 150. on the 1st day of April, 1926; 250. on the 1st day of Oct. 1925; 150. on the 1st day of April, 1927; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1927; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1927; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1927; 150. on the 1st day of April, 1929; 2650. on the 1st day of Oct. 1929; 2650. on the 1st day of O</pre>	pi ai a tc	arty of the second part, and to its successors and assigns fore gree that at the delivery hereof <u>they</u> are good and indefeasible estate of inheritance therein, free and cle o convey and encumber the same; and that_theyare eaceable possession of said party of the second part, its successor This conveyance is intended as a mortgage, and is given a o said GUM BROTHERS COMPANY, its successors or ass	ever. And the said part 9.5 of the first part dohereby covenant and the lawful owner 9_ of the premises above granted, and seized of ear of all encumbrances; that they haxe_ a good right and authority will WARRANT AND DEFEND the same in the quiet and rs 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	
according to the terms and conditions of the promissory note made and executed by		150. on the 1st day of April, 1924; 150. on the 1st day of April, 1925; 150. on the 1st day of April, 1926; 150. on the 1st day of April; 1927;	150, on the let day of Oct. 1924.	
herewith, with interest thereon from date at the rate of Sevenper cent per annum payablesemil innually, 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 morigage 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 and assigns of the Morigagor and shall inure to the benefit of and be available to the successors and assigns, of the Morigagee. It is further agreed that granting any extension or extensions of time of payment of said note either to the maker if 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				
	he af th in J] ar fu or	erewith, with interest thereon from date at the rate of Seven ter maturity at the rate of ten per cent per annum, as provid And it is hereby further agreed and understood that this hat may hereafter be given in the event of any extension of time terest upon the same during the said time of extension. I S HEREBY AGREED that all covenants and stipulations in the ray agreed that granting any extension or extensions of time taking of other or additional security for payment thereof, or	per cent per annum payable entry innually, and with interest ed in said notes. imorigage secures the payment of all renewal, principal or interest notes e for the payment of said principal debt; to evidence said principal or the in these presents contained shall bind the heirs, executors, administrators and be available to the successors and assigns of the Mortgagee. It is of payment of said note either to the maker a or to any other person, waiver of or failure to exercise any right to mature the whole debt under	

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