for the second second and a second second

211

Влак Рантина Сс. Тоцал 233623 С. Ла. J.	ananan manangan kanakan kana manan kana dan saka da bahar da manangan kanangan sa mangan sa manangan kanangan k M	на парадина
FROM COMPARED	STATE OF OKLAHOMA, TULSA COUNTY 88.	
CON4-	This instrument was filed for record on the 3 ¹⁹ day of June A. D. 192 at 11:30 277	
	(SEAL) County Clerk.	
GUM BROTHERS COMPANY	By Brady Brown, County Clerk.	
TULSA, OKLAHOMA	Fees	
	day of May 10 23	
THIS INDENTURE, Made this 3rd between Carl Ingward Larson and Lou	auday. Olapaasaasaa aa ahaa ka k	
between Oart Ingward Darson and hou		
	artof the first part, mortgagor, and GUM BROTHERS COM-	
PANY, a corporation, of Oklahoma City, Oklahoma, party of t WITNESSETH, That said part, 198 of the first part,	for and in consideration of the sum of	
Twenty-five Hundred	Dollars,	
	e receipt of which is hereby acknowledged, doby these presents grant	
estate, situated in <u>TUISE</u> County and State of O	cond part, its successors and assigns foreyer, all the following described real	
Lat Rain in Black Min	o, in Kraatz-Gerlach Addition	
to the city of Tulsa,	according to the recorded plat	
thereof.		
	Third Unit recircul 2 and is not the	
	The state of the second of the states of the state of the states of the state of the states of the states of the states of the states of the s	
	This South I received the ment of the	
r horeb	by certify therefor in year 102.3	
neceipt N	o O ithin morricale lawrend Treasurer	
tax on th	1) in the I received executed of fragment of fragment by certify that I received of payment of fragment of 2014.5, therefor in payment of fragment be within morrecte. The within morrecte. The within morrecte. The within morrecte. WAINE L. DICKEY, County Treasurer WAINE L. DICKEY, County Treasurer Deputy	í
Date	WAINL Deputy	ļ
	nan-even were a	. (
	h all rents and profits therefrom, and with all and singular the tenements, nywise appertaining, and all rights of homestead exemption unto the said	
nereutraments and appurtenances thereunto belonging, or in a	rever. And the said part 10.5 of the first part dohereby covenant and	
	the lawful owner. 9. of the premises above granted, and seized of	
a good and indefeasible estate of inheritance therein, free and c	lear of all encumbrances; that the Y ha. YS_ a good right and authority	
to convey and encumber the same; and thatthey	will WARRANT AND DEFEND the same in the quiet and	
peaceable possession of said party of the second part, its success	ors and assigns, forever, against the claims of all persons whomesoever.	
	as security for the performance of the covenants herein, and the payment	
to said GUM BROTHERS COMPANY, its successors or as <u>Twenty-five Hundred</u>	signs of the principal sum of	
	onars, payable as follows:	
\$100. on the 1st day of January, 1924	\$100. on the 1st day of July, 1924;	
100. on the 1st day of January, 1925 100. on the 1st day of January, 1926	100. on the 1st day of July, 1925; 100. on the 1st day of July, 1926;	
100. on the 1st day of January, 1926 100. on the 1st day of January, 1927 100. on the 1st day of January, 1928	100. on the 1st day of July, 1927; 1,600. on the 1st day of July, 1928;	
100. on the 1st day of January, 1928	; 1,600. on the 1st day of July, 1928;	
	수가 집 같은 것이 것 같은 것 같은 것이 같다.	
	사람이 아직 물건을 가 있다. 이렇게 하는 것이 좋아.	
	a bara da ang ang ang ang ang ang ang ang ang an	
according to the terms and conditions of the	promissory notemade and executed by	
Carl Ingward Larsen and Louise M. Larse	enpart_ie&f the first part, bearing even date	
📲 - 1997년 1월 2017년	per cent per annum payable. <u>sem1</u> annually, and with interest	
after maturity at the rate of ten per cent per annum, as provi	이 가지 않는 것 같은 것 같	
	is mortgage secures the payment of all renewal, principal or interest notes ne for the payment of said principal debt, to evidence said principal or the	
interest upon the same during the said time of extension.	s 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	
or taking of other or additional security for payment thereof, or	of payment of said note either to the maker.S or to any other person, r waiver of or failure to exercise any right to mature the whole debt under	
any covenant or stipulation herein contained shall not in any y	vise 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	11 A.
operate as a release from any personal liability upon said note. the Mortgagor8do hereby expressly covenant, stipulat		

1. **111 112**

¥.

ii.

17 79.10 A 11" 11 11 1910

1.17

÷li

Ð