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## MORTGAGE RECORD No. 425

234478 C.M.J. FROM	) STATE OF OKLAHOMA, TULSA COUNTY 48.
L U/MAY	of M, and duly recorded in Book 425 at page 210
n an shekara na shekara na shekara ya shekara na shekara na shekara na shekara na shekara na shekara na shekar Tan shekara na shekara n	O'clock
GUM BROTHERS COMPANY	((SEAL) Brady Brown, County Clerk.
TULSA, OKLAHOMA	Fees
9 <b>77</b> +b	
I TIS INDENIORE, Made this	nk G. Janeway, her husband.
Tulsa fCounty, State of Oklaho	ma, part 105f the first part, mortgagor 5, and GUM BROTHERS COM-
ANY, a corporation, of Oklahoma City, Oklahoma, par WITNESSETH, That said part, 195 of the first	ty of the second part, mortgagee: part, for and in consideration of the sum of
Three Thousand	Dollars,
	art, the receipt of which is hereby acknowledged, doby these presents grant the second part, its successors and assigns forever, all the following described real
///an 9 man	te of Oklahoma, to-wit:
Tot Bleven (in Bloc	k Two, in George B. Perryman Addition
to the city of Tuls	a, according to the recorded plat thereof.
• · · · · · · · · · · · · · · · · · · ·	
	TERASURER'S ENDORCEMENT
	I hereby cercity that I reaction a 2.52 and pained Receipt No/0.331 for car in parmont of mortgage tax on the within market
	Dated the 29 in the
	WATTED L. ERGLEY, COUNTY TROUBLIEF
	₹xe,ner⊕
TO HAVE AND TO HOLD THE SAME, togeth	er with all rents and profits therefrom, and with all and singular the tenements,
ereditaments and appurtenances thereunto belonging, c	or in anywise appertaining, and all rights of homestead exemption unto the said
arty of the second part, and to its successors and assigned that at the delivery hereofthey_are	gns forever. And the said parties of the first part dohereby covenant and the lawful owner_S_ of the premises above granted, and seized of
good and indefeasible estate of inheritance therein, free	and clear of all encumbrances; that. the y ha NO_ a good right and authority
	eywill WARRANT AND DEFEND the same in the quiet and uccessors 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
07	s or assigns of the principal sum of
	Dollars, payable as follows:
\$100. on the 1st day of January, 100. on the 1st day of January,	1924: \$100. on the 1st day of July, 1924: 1925: 100?.on the 1st day of July, 1925:
100. on the 1st day of January, 100. on the 1st day of January,	1926; 100. on the 1st day of July, 1926;
100. on the 1st day of January,	
cording to the terms and conditions of the	promissory notemade and executed by
Ruby E. Janeway and Frank G. Jan	16Wayparies of the first part, bearing even date
Ruby E. Janeway and Frank G. Janeway with interest thereon from date at the rate of	10Waypari 0.05 fthe first part, bearing even date 62per cent per annum payable S0m1 annually, and with interest
Ruby E. Janeway and Frank G. Jan erewith, with interest thereon from date at the rate of	promissory note made and executed by
Ruby E. Janeway and Frank G. Jan Ruby E. Janeway and Frank G. Jan erewith, with interest thereon from date at the rate of fter maturity at the rate of ten per cent per annum, as And it is hereby further agreed and understood the lat may hereafter be given in the event of any extension therest upon the same during the solid time of extension	promissory note made and executed by promissory note made and executed by $10\% ay$ parters parters of the first part, bearing even date $6\frac{1}{2}$ per cent per annum payable $9\% 1$ annually, and with interest a provided in said notes. The this mortgage secures the payment of all renewal, principal or interest notes to fime for the payment of said principal debt, to evidence said principal or the payment of
Ruby E. Janeway and Frank G. Jan Ruby E. Janeway and Frank G. Jan erewith, with interest thereon from date at the rate of fter maturity at the rate of ten per cent per annum, as And it is hereby further agreed and understood th iat may hereafter be given in the event of any extension freest upon the same during the said time of extension Γ IS HEREBY AGREED that all covenants and stipu nd assigns of the Mortgagor and shall inure to the ben wither agreed that granting any extension or extensions of	promissory note made and executed by 10Wayparies of the first part, bearing even date $6\frac{1}{2}$ per cent per annum payable $90mi$ annually, and with interest a provided in said notes. That this mortgage secures the payment of all renewal, principal or interest notes a of time for the payment of said principal debt, to evidence said principal or the n. alations in these presents contained shall bind the heirs, executors, administrators effit of and be available to the successors and assigns of the Mortgagee. It is of time of the any other person,
Ruby E. Janeway and Frank G. Jan Ruby E. Janeway and Frank G. Jan erewith, with interest thereon from date at the rate of fter maturity at the rate of ten per cent per annum, as And it is hereby further agreed and understood the nat may hereafter be given in the event of any extension iterest upon the same during the said time of extension iterest upon the same during the said time of extension of IS HEREBY AGREED that all covenants and stipu and assigns of the Mortgagor and shall inure to the ben in the agreed that granting any extension or extensions of taking of other or additional security for payment the ny covenant or stipulation herein contained shall not in	promissory notemade and executed by 10Way
Ruby E. Janeway and Frank G. Jan Ruby E. Janeway and Frank G. Jan erewith, with interest thereon from date at the rate of fter maturity at the rate of ten per cent per annum, as And it is hereby further agreed and understood the nat may hereafter be given in the event of any extension iterest upon the same during the said time of extension iterest upon the same during the said time of extension of IS HEREBY AGREED that all covenants and stipu and assigns of the Mortgagor and shall inure to the ben in the agreed that granting any extension or extensions of taking of other or additional security for payment the ny covenant or stipulation herein contained shall not in	<u>10Way</u> <u>parte 95 of the first part, bearing even date</u> <u>62</u> <u>parte 95 of the first part, bearing even date</u> <u>62</u> <u>parte 95 of the first part, bearing even date</u> <u>63</u> <u>parte 95 of the first part, bearing even date</u> <u>10way</u> <u>parte 95 of the first part, bearing even date</u> <u>10way</u> <u>parte 95 of the second parter of the parter of the parter of the payment of all renewal, principal or interest notes</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u> <u>10way</u>