DLare Phinmin Ca. Tulia. 238845 0.M.J.	n en
FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. This instrument was filed for record on the
	((SEAL)
GUM BROTHERS COMPANY	By Brady Brown, Depu
THIS INDENTURE, Made this 11th	00
	a K. Park, his wife,
ofTul seCounty, State of Oklahom PANY, a corporation, of Oklahoma City, Oklahoma, party WITNESSETH, That said part_198.of the first p Fifteen Thousend	a, part 1956f the first part, mortgagor S., and GUM BROTHERS COM y of the second part, mortgagee: part, for and in consideration of the sum of Dolla
	t, the receipt of which is hereby acknowledged, doby these presents gra he second part, its successors and assigns forever, all the following described re
of Lots One and	nset Court, being a sub-division Two, of Block One, in Sunset o the city of Tulsa, according plat thereof.
	plat thereof. TREASURER'S ENDORSEMENT TREASURER'S ENDORSEMENT TREASU
	ERS ENDORS SALVER of HOND
	TREASURIANT I FOLL IN TRAVE
	Thereby car Street we want the Barrier
	Beceipt in within 2 - Constitution
	TREASURERS ENDORSEMENT of noncost TREASURERS ENDORSEMENT of noncost I hereby 12 (Storedor in response of 1923- Receipt No. 12) (Storedor in response of 1923- Baz on the within The Law (Storedor in the story faz on the within 2) (Storedor in the story for the story of the story of the story of the story faz on the within 2) (Storedor in the story of the story faz on the within 2) (Storedor in the story of t
hereditaments and appurtenances thereunto belonging, or party of the second part, and to its successors and assign agree that at the delivery hereof <u>they</u> are a good and indefeasible estate of inheritance therein, free a to convey and encumber the same; and that <u>the</u> peaceable possession of said party of the second part, its suc This conveyance is intended as a mortgage, and is g to said GUM BROTHERS COMPANY, its successors of	with all rents and profits therefrom, and with all and singular the tenement in anywise appertaining, and all rights of homestead exemption unto the sa s forever. And the said part 1.9 % the first part dohereby covenant ar the lawful owner% of the premises above granted, and seized and clear of all encumbrances; that the y_ haV@a good right and authorit ywill WARRANT AND DEFEND the same in the quiet ar ccessors and assigns, forever, against the claims of all persons whomesoever. iven as security for the performance of the covenants herein, and the payment
\$500. on the 1st day of May, 1924; 500. on the 1st day of May, 1925;	\$500. on the 1st day of November, 1924; 500. on the 1st day of November, 1925;
500. on the 1st day of May, 1926; 500. on the 1st day of May,11927; 500. on the 1st day of May, 1928;	500. on the 1st day of November, 1926; 500. on the 1st day of November, 1927; 10500. on the 1st day of November, 1928;
Robert R. Park and Anna K. Park	promissory notemade and executed by part 1956f the first part, bearing even day
after maturity at the rate of ten per cent per annum, as p	지수는 것 같은 것 같은 것 같은 것 같아요. 이는 것 같은 것 같이 것 같아. 이는
	t this mortgage secures the payment of all renewal, principal or interest not of time for the payment of said principal debt, to evidence said principal or th
IT IS HEREBY AGREED that all covenants and stipula and assigns of the Mortgagor and shall inure to the benefi further agreed that granting any extension or extensions of or taking of other or additional security for payment there	itions in these presents contained shall bind the heirs, executors, administrator it of and be available to the successors and assigns of the Mortgagee. It time of payment of said note either to the maker S or to any other persor of, or waiver of or failure to exercise any right to mature the whole debt unde uny wise affect this mortgage nor the rights of the Mortgagee hereunder, no