Compared	MORTGA	AGE REC		ан. 1	I.
BLACK-PRINTING Co. TULSA	and the Andrews and a second of the second of the second s		na an an ann an tha ann an an ann an ann an ann an ann an	and the second	
243666 C.M. FRON	J.		E OF OKLAHOMA, ' instrument was filed for No yember Por M., and du	ei	n .
		O'clock	c₽M., and du	y recorded in Book 4	25 at page 269

269

(SEAL) County Clerk. By_____Brady_Brown,_____Deputy GUM BROTHERS COMPANY TULSA, OKLAHOMA Fees_____

1

THIS INDENTURE, Made this _____ 19.23 _____ 19.23 between______Sarah F. Blewett, a widow,

PANY, a corporation, of Oklahoma City, Oklahoma; party of the second part, mortgagee: WITNESSETH, That said part_y____ of the first part, for and in consideration of the sum of

Five Thousand Dollars. to____her__ in hand paid by the party of the second part, the receipt of which is hereby acknowledged, do_es___by 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 _____Tulsa_____County and State of Oklahoma, to-wit:

Lot "C" of Kirkpatrick Subdivision of Lots Two and Three, of Block Two Hundred Four, in the Original Town of Tulsa, and of Lot Four, of Block Two Hundred Four, in Woodlawn Addition to the city of Tulsa, according to the recorded plat thereof.

TREASURER'S ENDORSEMENT I hereby certify that I remived 8.3.4 land isoned Receipt Nov/2 266 the of a part of the state of tax on the within participation Driver in & and Mary 10, 3 Limme

TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenements, 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 J. of the first part do_99 hereby covenant and agree that at the delivery hereof_____She_is_____the lawful owner____ of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances; that the _____ ha ____ a good right and authority to convey and encumber the same; and that_____She_____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 of _____ Five Thousand Dollars. payable as follows:

\$150. on the 1st day of May, 1924; \$150. on	the 1st day of November, 1924;
	the 1st day of November, 1925;
150. on the 1st day of May, 1926; 150. on	the 1st day of November, 1926;
150. on the 1st day of May, 1927; 150. on	the 1st day of November, 1927;
150. on the 1st day of May, 1928; 3,650. on	the 1st day of November, 1928;

according to the terms and conditions of the One_____promissory note____made and executed by ___ Sarah F. Blewettpart. Z of the first part, bearing even date herewith, with interest thereon from date at the rate ofper cent per annum payablesomi.annually, and with interest after maturity at the rate of ten per cent per annum, as provided in said notes.

o# 11

mille

4 10.

in)

DF