	FROM	OMPAREL?	### STATE OF OKLAHOMA, TULSA COUNTY 25th This instrument was filed for record on the day of NOV. O'clock			
	GUM BROTHERS COMPANY TULSA, OKLAHOMA		(SEAL) O.D. Lawson (SEAL) County Clerk. ByF. De Iman	0		
	THIS INDENTURE, Made this 20th November 19 22 between Albert C.Hunt and Essie H. Hunt: his wife Matt Steil and Katherine C.Steil his wife, and Rosie E.Steil and Michael E.Steil her, husband of Tulga County, State of Oklahoma, partlegof the first part, mortgagor, E, and GUM BROTHERS COM-					
		f the first part, f second part, the				
	estate, situated in <u>Tulsa</u> Lot Five, in	and State of Ok Block Thre		and energy		
	to the recor ## State of Oklahoma,)ss.	e este da la compañía	hereof. WAYNE L. DICKET, Lydney	finte d'		
	County of Tulsa,) personally appeared Matt , Michael F.Steil her husbar within and foregoing instr	aid County Steil & Fat nd to me kn rument, and y act and	the undersigned, a Notary Public in and for and State, on this 25rd, day of November, 1922, herine G.Steil his wife and nosis E.Steil and own to be the identical persons who executed the acknowledged to me that they executed the same deed for the uses and purposes therein set forth.			
e 1975 - Andre Andrew, and annual of the Steven Standing	My Commission expires Jan		(SEAL) Calvin A.Richardson, Notary Public.	0		
	hereditaments and appurtenances thereunto be party of the second part, and to its successors agree that at the delivery hereofthey a good and indefeasible estate of inheritance the to convey and encumber the same; and that peaceable possession of said party of the second This conveyance is intended as a mortga to said GUM BROTHERS COMPANY, its	longing, or in any and assigns fore re- recin, free and cle <u>they</u> part, its successor ge, and is given a successors or assi	all rents and profits therefrom, and with all and singular the tenements, ywise appertaining, and all rights of homestead exemption unto the said over. And the said partego of the first part dohereby covenant and the lawful owner $\underline{\Theta}_{-}$ of the premises above granted, and seized of ear of all encumbrances; that the $\underline{\nabla}_{-}$ have a good right and authority will WARRANT AND DEFEND the same in the quiet and ts and assigns, forever, against the claims of all persons whomesoever. as security for the performance of the covenants herein, and the payment igns of the principal sum of Dollars, payable as follows:			
	200.00 on the 1st da 200.00 on the 1st da 200.00 on the 1st da 200.00 on the 1st da	y of May, 1 y of May, 1 y of May, 1 y of May, 1	923; \$200. on the 1st day of Nov. 1923; 924; 200. on the 1st day of Nov. 1924; 925; 200. on the 1st day of Nov. 1925; 926; 200. on the 1st day of Nov. 1926; 927;5;200. on the 1st day of Nov. 1927;			
	inner in in the second s					
с. 1. т.		One G.G.Stell s rate of 61 nnum, as provide model of the protoed that this extension of time	promissory note made and executed by Albert/, StHunt and Essie promissory note made and executed by Albert/, StHunt and Essie particle of the first part, bearing even date per cent per annum payable SHIT annually, and with interest ed in said notes. The payment of all renewal, principal or interest notes e for the payment: of said principal and the payment of all renewal.			
uf.iia.	and assigns of the Mortgagor and shall inure to further agreed that granting any extension or ex or taking of other or additional security for pay any covenant or stipulation herein contained sh	and stipulations the benefit of a tensions of time o ment thereof, or all not in any wi upon said note.	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 this maker of to any other person, waiver of or failure to exercise any right to mature the whole debt under ise affect this mortgage nor the rights of the Mortgagee hereunder, nor, nor under any covenant or stipulation herein contained. And further and agree as follows			

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