6.1.1. (LKC).

am es . #18 1 00 Cofre

- Contraction 216234

## MORTGAGE RECORD No. 425

the second of the second secon

BLACE PRINTING CO, TUISA	
FROM	STATE OF OKLAHOMA, TULSA COUNTY \$5.
	This instrument was filed for record on the 12 th day of Dec. A. D. 192 2 at 3:00
and the second s	O'clockRM., and duly recorded in Book 425 at page63
CUM PROTHERS COMPANY	(SEAL) O. D. Laws on County Clerk.  By F. De Iman County Clerk.
GUM BROTHERS COMPANY (). TULSA, OKLAHOMA	By Cr. De tipan
THIS INDENTURE, Made this 8th December, 19 22 between John K. Wells and Minnie Wells his wife,	
The state of the s	
of Tulsa. County, State of Oklahoma, par	tage of the first part, mortgagor and GUM BROTHERS COM-
PANY, a corporation, of Oklahoma City, Oklahoma, party of the second part, mortgagee: WITNESSETH, That said part 162-of the first part, for and in consideration of the sum of	
Ten Thousand Dollars,	
to_Ihem_ in hand paid by the party of the second part, the receipt of which is hereby acknowledged, doby 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 Lsa County and State of Oklahoma, to-wit:	
To Maintain and Ma	
Lot Thirty, in Block Two, In Boston Addition to the city	
of Tulsa Being a sub-division of Lote 6 to 11, inclusive	
Block, 1; Lots 7 to 19, inclusive block 3 and all of block	
2, in Sieg Addition to the city of Tules according to the	
recorded plat thereof.	
요한 그리 하시는 일본 및 기교 등을 하시는 그리고 있는 것이 없었다. 그리고 하는 것이 되었다.	
ren er tregering framme og er er en skaldel. Digne tregter er er er ble ger blede er etter er skilde er blede De er	
I hereby certify that I received \$ L. I.e. and issued	
tax on the within mortgage. Here 1922	
Dated thisday ol	
Deputy	
그는 동생 그는 얼굴을 가면하는 점속 얼굴에 불어 선생님은 바람이 불어진 사람이 되었다면 걸어 가지 않다.	
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 105 of the first part dohereby covenant and	
agree that at the delivery hereof_LDAY_ATAthe lawful owner_5_ of the premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all encumbrances; that The y_ have_ a good right and authority	
to convey and encumber the same; and that	
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	
Ten Theusand	_Dollars, payable as follows:
\$300.00 on the 1st day of July 198	5; \$300.00 on the 1st day of January, 1924; 4; 500.00 on the 1st day of January, 1925;
300.00 on the 1st day of July 192	5: 300.00 on the 1st day of January 1926:
300.00 on the 1st day of July 192	6; 300.00 on the 1st day of January, 1927; 7;7,300.00 on the 1st day of January, 1928;
an de la composition de la composition La composition de la	
And the array of the state of t	
이 없는 이번 시간 가게 되었다. 그는 이 이번 있는데,	:
	의 경기 발표 보인 이 보인 하고 있다. 그 글로 밝다.
one	WALLAND WATE
John A. Weller and Minmillell	part 108f the first part, bearing even date
according to the terms and conditions of the One promissory note made and executed by  Acknowld Utility Thin it till the part 1956 the first part, bearing even date berewith, with interest thereon from date at the rate of 50 per cent per annum payable 80mi annually, and with interest after maturity at the rate of ten per cent per annum, as provided in said notes.	
after maturity at the rate of ten per cent per annum, as provided in said notes.  And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes	
that may hereafter be given in the event of any extension of time for the payment of suid-principal debt, to evidence said principal or the interest upon the same during the said time of extension.	