TREASURER'S ENDORSEMENT I hereby certify that I received \$=06(55 and issued Receipt No. 7/89 therefor in payment of marigage

tax on the within records are. Dated this 3. day of <u>Jacc</u> 1925 WAYNE L. DICKEY, County Treasurer

For the consideration of Two hundred sixty dollars, Harry R. Hughes, and Hattie L. Hughes, his wife of Julsa County, State of Oklahoma, first parties do homeby mortgage and convey to Cum rothers Company, a corporation, of Oklahoma City, Oklahoma, second party, its successors and assigns, the following roal estate, situated in Tulsa, County, State of Oklahoma, described as follows, to-wit:

MORTGAGE.

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Not eight in Block four, in willerest addition to the City of Tulsa, according to the recorded plat thereof,

Subjective a prior portgage of 5200.00 to Gum Brothers Company. Together with all rente and profits therefrom and all improvements and appurtemences now or hereafter in anywise belonging thereto; and the sold first parties do hereby warrant the title thereto against all persons whomsoever.

This mortgage is given as security for the performance of the covenants herein, and the payment to the said Cum Brothers Company, a corporation, its successors and assigns, the principal sum of two hundred sixty dollars, according to the terms and conditions of the two promiseory notes made and excated by said Earry R. Hughes and Battle H. dughes bearing even date horewith, and with interest thoreon according to the terms of said notes, the last of said notes meaturing on the first day of March, 1925.

he said first parties shall not commit or suffer wate; shall pay all taxes and assessments upon said described real property, and any taxes or assessments made upon said loan or the legal holder of said note and wortgage on account of said loan, to whomscover assessed, including personal taxes, before delinquent, except the mortgage registration tax provided by the laws of the State of Oklahoma, which chall be paid by the mortgagee' shall keep said promises free from all judgements, mechanics' liens and all other statutory liens of thatsoever nature, shall pay for expense of extension of abstract and all expenses and attorney's fees incurred by the second party or its assigns, by reason of litigation with third parties to protect the lien of this mort are and shall pay promptly when due the interst on or principal of any prior mortgages on said premizes, shall keep the buildings upon said premises insured against loss by fire, lightning, wind storms, cyclones and tornadoes, and in such other, forms of incurance as may be required by said second party or assigns, in an amount satisfactory to said second party or assigne, in incurning companies approved by said second part, delivering all policies and renewal receipts to said second party, its successors and assigns and upon satiafaction of this mortgage will accept from the mortgagee a duly executed release of the same, have it recorded, and pay the cast of recording.

A failure to coult with any of the agreements herein shall sence the whole debt secured hereby to as once become due and collectible, if said second party or subjective, so elect, and no demand for fulfillment of conditions broken, nor notice of election to consider the debt due shall be necessary provieed to concenteened of suit to collect the debt hereby secured or any part thereof, or to forcelose this mertrage, and if suit is commenced to forcelose this mortgage the second party, its successors and assigns shall be entitled to have a reserver appointed to take charge of said real estate entity such his part include the same in payment of any part of the debt neutragor for the not income only, applying the same in payment of any part of the debt neutral.

In event of cald firstparty to keep.said promises from from judgements, mecha iss' liens or other statutory liens or pay the interest on or principal of any prior