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convey to GUM BROTHERS CONTANY, a corporation of Oklahoma City, Oklahoma, second party, its successors and assigns, the following real estate, situated in Tulsa County, State of Oklahoma, described as follows to-wit:

I have by carling that I received 8.404 Molt Withe, in Block Thirteen, of the Resubdivision of Block 6 and Lots Beautiful No. 2849 therefor is plyenent of elements Income the while mentages One. Two, and Three of Block Four in Terrace Drive Addition to the City Dated this 13 day of 1923 WAINE L DECENY, County Treasurer ulsa, according to the recorded plat thereof.

Subject to a prior mortgage of \$2000.00 to Gum Brothers Company. Execut Together with all rents and profits therefrom and all improvements and appurtenances now ord hereafter in anywise belonging thereto; and the said first parties do hereby warrant the title thereto against all persons whomsoever.

This mortgage is given to as security for the performance of the covenants herein, and the payment to the said GUM BROTHERS COMPANY, a corporation, its successors and assigns, the principal sum of Two Hundred Twenty-five Dollars according to the terms and conditions of the two promissory notes made and executed by said Walter S. Schuler and Margartet A. Schuler bearing even date herewith, and with interest herewith, and with interest thereon according to the terms of said notes, the last of said notes maturing on the first day of October, 1923.

The caid first parties shall not commit or suffer waste; shall pay all taxes and assessments upon said described real property, and any taxes or assessements made upon said loar or the holder of said note and mortgage on account of said loan, to whomsoever assessed, including personal taxes, before delinquent, except the mortgage registration tax provided by the laws of the State of Oklahoma, which shall be paid by the mort ragee; shall Keep said premises free from all judgements, mechanics' liens and all other statutory liens of whatsoever nature; shall pay for exrense of extension of abstract and all exrenses and attotyey's fees incurred by the second party or its assigns by reason of litigation with third parties to pretect the lien of this mortgage, and shall pay promptly when due the interest on or principal of any prior mortgage on said premises; shall keep the buildings upon said premises insured against loss by fire, lightning, windstorms, cyclones and tornadoes, and in such other forms of insurance a as may be required by said second party or assigns, in an amount satisfactory to said second party or assigns, in insurance companies approved by said second farty, delivering all policies and renewal receipts to said second party, its successors and assigns; and upon satisfaction of this mortgage will accept from the mortgagee a duly executed release of the same have it recorded, and pay the cost of recording. secured

A failure to comply with any of the agreements herein shall cause the whole debt/hereby to at once become due and collectible, if said second party or assigns so elect and no denend for fulfillment of conditions broken, nor notice of election to consider the debt due shall be necessary previous to commencement of suit to collect the debt hereby secured or any part thereof, or to foreclose this mortgage; and if suit is commenced to foreclose this mortgage the second party, its successors and assigns, shall be entitled to have a receiver aprointed to take charge of said real estate during such litigation and period of redemption from sale, thereunder, accounting to the mortgagor for the net income only, applying the same in payment of any part of the debt secured hereby remaining unpaid.

In event of failure of said first party to keep said premises free from judgement, mechan ics' liens or other statutory liens or pay the interest on or principal of any prior mortgage on said premises when due, or insurance premiums, taxes or assessments upon said property, said second party may pay the same, together with the penalties and interest thereoh, and all sums so paid and the expense of continuation of abstract and all expenses and attorney's fees incurred by second party, or its assigns, by reason of litigation with thigh parties to protect

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