COMPARED REAL ESTATE MORTGAGE RECORD No. 424

and the second s	20th April
	ingham and Mattie A. Cunningham, his wife
of Tulsa County, in t	the State of Oklahoma, of the first part, and
A. E. Barrus	of the second part
WITNESSETH, That the said part	105 of the first part in consideration of the sum of
THIRTY-SEVEL	I HUNDRED FIFTY & No/100 DOLLAR
he receipt whereof is hereby acknowledged,	doby these presents grant, bargain, sell and convey unto said partYof the second part his_heirs an
	ESTATE, situate in the County of
whe No	ortherly Fifty Feet (50') of the Southerly by-five feet (75') of Lot Two (2) Block
One Hu	indred Thirty (136), original Town of Tulsa, oma, as shown by the recorded plat thereof.
Therety on the mail towards of	50 and issued
cipi No. 900 2 in a si in payme	ent of more sage
COR the winds of a server of the	3 NOT THE STEP OF HE WINDOWS TO STEEL OF THE STEEL O
Dated this 2 der & at U. WAYNE L. DICKEY COUNT	y Tressuer
WAINE L. DIONE	
Bonney Charles of the Bonney o	Deputy
	하게 하는 이번 사람들이 하다면 하는 사람들이 하는 점에 되었다.
TO HAVE AND TO HOLD THE	SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or
PROVIDED, ALWAYS, And these	presents are upon the express condition, that whereas the said
E. G. Cunningha	m and Mattie A. Cunningham, his wife.
rantor_S_ha_VQ_executed and delivered	twocertain promissory note_sdated_April_20, 1923
with interest at the rate ofp	semiannually at the rate of eight percent. er centum per annum, payableannually
And the first part 1.0.5 agreet	to keep the buildings insured for \$\frac{30.000.00}{a reasonable} = are filed, the first part = agree to pay an attorney fee of \$\frac{10.00 & 10% of any unpaid}{balance filed}.
In case that the papers for foreclosure	e are filed, the first part es agree to pay an attorney fee of \$ 502 200 6 10% Of ANY UNDAID he first part shall pay or cause to be paid to said party of the second part, 138 heirs or a
igns, said sum of money in the above describ be wholly discharged and void, and otherwise not paid when the same is due, or if the taxe	ned notetogether with the interest thereon, according to the terms and tenor of the same, then these presents shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, see or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party of the telephy, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a par
ny assignee of said note or the debt secured t of this indebtedness and the whole of said sur nterest per annum, and said part	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centur second part shall be entitled to the possession of said premises. And the saidpart185 of the first part for said con
ny assignee of said note or the debt secured to if this indebtedness and the whole of said surnaterest per annum, and said part	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centur second part shall be entitled to the possession of said premises. And the saidpart 165 of the first part for said con r not waiveappraisement, at the option of said second part 15 gheirs and assigns. id part 195 of the first part ha 79 hereunto set 15 jzhand the day and year first above writter
ny assignee of said note or the debt secured to feel this indebtedness and the whole of said surnaterest per annum, and said part. Y of the ideration dohereby waiveor IN WITNESS WHEREOF, The said	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said partBof the first part for said contractappraisement, at the option of said second parthisheirs and assigns, id part 198 of the first part ha Ve_hereunto setthe itshand the day and year first above written E. G. Cunningham
ny assignee of said note or the debt secured to this indebtedness and the whole of said surn attrest per annum, and said part. Y of the deration do	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centur, second part shall be entitled to the possession of said premises. And the said part185 of the first part for said con r not waiveappraisement, at the option of said second parthisheirs and assigns, id part 198 of the first part hahereunto sethand_the day and year first above written
ny assignee of said note or the debt secured to feel this indebtedness and the whole of said surnaterest per annum, and said part. Y of the ideration dohereby waiveor IN WITNESS WHEREOF, The said	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centur, second part shall be entitled to the possession of said premises. And the said part185 of the first part for said contract The part for said contract The part for said second part The part for said contract The part for said second part The part for said contract The part for said second part The part for said contract The part for said second part The part
ny assignee of said note or the debt secured to this indebtedness and the whole of said surniterest per annum, and said part. Y of the ideration dohereby waiveor IN WITNESS WHEREOF, The said	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centur, second part shall be entitled to the possession of said premises. And the said part185 of the first part for said con r not waiveappraisement, at the option of said second parthisheirs and assigns, id part 198 of the first part hahereunto sethand_the day and year first above written
ny assignee of said note or the debt secured to find the whole of said sum attrest per annum, and said part. Yof the ideration door—hereby waiveor IN WITNESS WHEREOF, The sai	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 1850f the first part for said contract his heart 1850f the first part for said contract his heart 1850f the first part has very heart for said second part 1850f the first part has very heart for said second part 1850f the first part has very hereunto set the instantant for day and year first above written for the first part has very first part has v
ny assignee of said note or the debt secured to this indebtedness and the whole of said sum atterest per annum, and said part. Y. of the ideration do. hereby waive. or IN WITNESS WHEREOF, The said VITNESSES:	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 1850f the first part for said contract his heart 1850f the first part for said contract his heart 1850f the first part has yell-bereunto set their hand/she day and year first above written hand she day and
ny assignee of said note or the debt secured to this indebtedness and the whole of said sum interest per annum, and said part. Y. of the ideration do	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 185 of the first part for said control part 195 of the first part for said second part 195 of the first part has 190 hereunto set 190 in hand the day and year first above written the first part has 190 hereunto set 190 in hand the day and year first above written the first part has 190 hereunto set 190 in hand the day and year first above written the first part has 190 hereunto set 190 in hand the day and year first above written the first part has 190 hereunto set 190 in hand the day and year first above written the first part has 190 hereunto set 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 190 in hand the day and year first above written the first part has 200 in hand the day and year first above written the first part has 200 in hand the day and year first above written the first part has 200 in hand the day and year first above written the first part has 200 in hand the day and year first above written the first part has 200 in hand the day and year first above written the first part has 200 in hand the day and year first part for said countries.
ny assignee of said note or the debt secured to find the said sum interest per annum, and said part. Y. of the ideration do	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said part 10 for said contract the said part of said second parts. And the said part 10 for said contract the said part of said second parts. The said part of said said part of said second parts. The said part of said said part of said second parts. The said part of said said said said said said said said
ny assignee of said note or the debt secured to f this indebtedness and the whole of said sum attrest per annum, and said part. Y. of the ideration do	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 185 of the first part for said contract the part for said second part 185 of the first part for said contract the part 195 of the first part has 190 hereunto set the ir. hand the day and year first above written the part for said contract the part for said second part 195 of the first part has 190 hereunto set the ir. hand the day and year first above written the part for said part 195 of the first part has 190 hereunto set the ir. Hand the day and year first above written the part for said part 195 of the first part for said second part 195 of the first part for said contract the part for said second part 195 of the first part for said contract the part for said contract part for said
any assignee of said note or the debt secured to this indebtedness and the whole of said sum interest per annum, and said part. Y. of the ideration dohereby waiveor IN WITNESS WHEREOF, The said WITNESSES: STATE OF Oklahoma Before me, the undersigned, a Notary April 1925. E. G. Cunninghs	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said part 185 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said second part 195 of the first part for said second part 195 of the first part has 195 of the first part for said contract part 195 of the first part for said contrac
ny assignee of said note or the debt secured to find this indebtedness and the whole of said surniterest per annum, and said part. Y of the ideration dohereby waiveor IN WITNESS WHEREOF, The said WITNESSES: STATE OF Oklahoma	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 165 of the first part for said contract the saidpart 195 of the first part for said contract the saidpart 195 of the first part for said second part 195 of the first part has 195 hereunto set the instance of the said part 195 of the first part has 195 hereunto set the instance of the said part 195 of the first part has 195 hereunto set the instance of the said part 195 of the first part has 195 hereunto set the instance of the said part 195 of the first part for said contract the instance of the said part 195 of the first part for said contract the instance of the said part 195 of the first part for said contract the said part 195 of the first part for said contract the instance of the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 o
ny assignee of said note or the debt secured to find this indebtedness and the whole of said surniterest per annum, and said part. Y of the ideration dohereby waiveor IN WITNESS WHEREOF, The said WITNESSES: STATE OF Oklahoma	n or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said part 185 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said second part 195 of the first part for said second part 195 of the first part has 195 of the first part for said contract part 195 of the first part for said contrac
any assignee of said note or the debt secured to of this indebtedness and the whole of said sum interest per annum, and said part. Y. of the ideration do	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said part 185 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said second part 195 of the first part for said contract the said part 195 of the first part has 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part for said part
any assignee of said note or the debt secured to of this indebtedness and the whole of said sum interest per annum, and said part. Y. of the ideration do	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said part 185 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said second part 195 of the first part for said contract the said part 195 of the first part has 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part 195 of the first part for said contract the said part for said part
any assignee of said note or the debt secured to this indebtedness and the whole of said sum interest per annum, and said part. Y. of the ideration do	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 188 of the first part for said core not waive
any assignee of said note or the debt secured to of this indebtedness and the whole of said sum interest per annum, and said part. Y. of the ideration do	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the said part 198 of the first part for said core not waive
any assignee of said note or the debt secured to find indebtedness and the whole of said surn neterest per annum, and said part. Y. of the ideration do	nor sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure second part shall be entitled to the possession of said premises. And the saidpart 10 per centure second part shall be entitled to the possession of said second part 10 per centure second part 10 per