COMPANIE REAL ESTATE MORTGAGE RECORD No. 424

E. G. Cunningham and Mattie A. Cunningham,	his wife
of Tulsa	
Agnes Conway	
WITNESSETH, That the said part 165 of the first part in consideration of the su One Thousand & No/100	m ofDOLLAR
the receipt whereof is hereby acknowledged, doby these presents grant, bargain, sell	
assigns, all of the following described REAL ESTATE, situate in the County of	그 경험은 하실 이 이 가는데 그림을 살아 보는 이 하일을 받아내는 이 하는데 이번 하는데 모임이 되었다.
보고 있는 이 회사 하지만 하는 사람들 수는 병원을 보냈다.	
Lots Eighteen (18) and Four (4) in Bl Addition to the City of Tulsa, Oklaho plat thereof, Lot 5 Block 16 Hillores homa as shown by the recorded plat th	ma, as shown by the recorded t Addition to Tulsa, Okla-
1). The suppression of the suppr	
The same in the street of A	U. and issued
more 128.99 in a militarion	
13.1.1	1992 <u>3.</u>
W. W Shickey County Trees	girrer
1) Grant	PATA
회교하다 하는 사람들은 사람이 되는 사람들이 들어 되다고	
	사람들의 교기 본테를 보고 한다고 보다다.
TO HAVE AND TO HOLD THE SAME, Together with all and singular the te	persons bereditainents and appurtenance thereinto belowing a second
nywise appertaining, forever.	
PROVIDED, ALWAYS, And these presents are upon the express condition, that v. E. G. Cunningham and Mattie A. Cunningha	vhereas the said
antor_S_haYQexecuted and delivered&certain promissory n	
lue Dec. 8, 1924.	
vith interest at the rate of ten per centum per annum, payable Semi and the first part 188 agree to keep the buildings insured for \$	ressonable y ar attorney fee of \$ 10,00 and 10% of any unpa
vith interest at the rate of ten per centum per annum, payable semi at And the first part 188 agree to keep the buildings insured for \$ In case that the papers for foreelesure are filed, the first part 188 agree to pa Now, if said part 188 of the first part shall pay or cause to be paid to sai	mually. Tressonable year attorney fee of \$ 10.00 and 10% of any unpaid part
And the first part 188 agreeto keep the buildings insured for \$ In case that the papers for foreelesure are filed, the first part 188 agree to pa Now, if said part 188 of the first part shall pay or cause to be paid to sai igns, said sum of money in the above described note together with the interest thereon c wholly discharged and void, and otherwise shall remain in full force and effect. But if sai	mually. Tressonable The second part of the second part of the same, then these presents shall dismove the transfer of the same, then these presents shall dismove sums of money, or any part thereof or any interest thereon, it
And the first part 188 agreeto keep the buildings insured for \$ In case that the papers for foreelesure are filed, the first part 185 agree to pa Now, if said part 168 of the first part shall pay or cause to be paid to sai igns, said sum of money in the above described note together with the interest thereon c wholly discharged and void, and otherwise shall remain in full force and effect. But if sai ot paid when the same is due, or if the taxes or assessments levied against said premises of	mually. Tressonable The second part of the second part of the same, then these presents shall dismove the second part of the same, then these presents shall dismove sums of money, or any part thereof or any interest thereon, any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party or any part thereof, or the taxes assessed against the said second party or any part thereof, or the taxes assessed against the said second party or any part thereof.
And the first part 188 agree to keep the buildings insured for \$ In case that the papers for foreelosure are filed, the first part 188 agree to pa Now, if said part 188 of the first part shall pay or cause to be paid to sai igns, said sum of money in the above described note together with the interest thereon e wholly discharged and void, and otherwise shall remain in full force and effect. But if sai of paid when the same is due, or if the taxes or assessments levied against said premises of my assignee of said note or the debt secured thereby, or, if the insurance is not paid, the second this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the	mually. 10.00 and 10% of any unpersonable of the same of the same, then these presents shall be sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the same, and the amount so paid shall become a part se presents does become due and payable, and shall bear 10 per centure.
And the first part 108 agree to keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part 108 agree to part 108 Now, if said part 108 of the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note together with the interest thereon e wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises of assignee of said note or the debt secured thereby, or, if the insurance is not paid, the second this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part \(\textit{N} \) of the second part shall be entitled to the possession of	mually. 10.00 and 10% of any unper balance. Dalance. Apart V. of the second part. According to the terms and tenor of the same, then these presents shad sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of party may pay the same, and the amount so paid shall become a part se presents does become due and payable, and shall bear 10 per centure feaid permises. And the said part. — of the first part for said cor
And the first part 108 agree to keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part 108 agree to part 108 Now, if said part 108 of the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises on any assignee of said note or the debt secured thereby, or, if the insurance is not paid, the second this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part \(\textit{N} \) of the second part shall be entitled to the possession of deration dohereby waive or not waiveappraisement, at the option of deration dohereby waive or not waiveappraisement, at the option of	mually. Tressonable TO.00 and 10% of any unper Balance. her heirs or a according to the terms and tenor of the same, then these presents the d sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of d party may pay the same, and the amount so paid shall become a par se presents does become due and payable, and shall bear 10 per centur f said premises. And the said partof the first part for said cor said second part
And the first part 1es agree	mually. Tressonable TO.00 and 10% of any unper Balance. her heirs or a according to the terms and tenor of the same, then these presents the d sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of d party may pay the same, and the amount so paid shall become a par se presents does become due and payable, and shall bear 10 per centur f said premises. And the said partof the first part for said cor said second part
And the first part 1es agree to keep the buildings insured for fraction and the first part 1es agree to keep the buildings insured for fractions are filed, the first part 1es agree to part 1es agree to the first part 1es agree to part 1es agree to the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note to the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note to together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises on a gassignee of said note or the debt secured thereby, or, if the insurance is not paid, the secont this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part. Y of the second part shall be entitled to the possession of leration do hereby waive or not waive appraisement, at the option of the NINESS WHEREOF, The said part. Y of the first part ha Y of hereunto	mually. Tressonable The second part. The second part. The second part. The same, then these presents shall do sum or sums of money, or any part thereof or any interest thereon, and part thereof or any interest thereon, and part thereof, or the taxes assessed against the said second party of party may pay the same, and the amount so paid shall become a part see presents does become due and payable, and shall bear 10 per centure said permises. And the said part. The ir and assigns. The ir hard the day and year first above written
And the first part 1es agree to keep the buildings insured for fraction and the first part 1es agree to keep the buildings insured for fractions are filed, the first part 1es agree to part 1es agree to the first part 1es agree to part 1es agree to the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note to the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note to together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises on a gassignee of said note or the debt secured thereby, or, if the insurance is not paid, the secont this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part. Y of the second part shall be entitled to the possession of leration do hereby waive or not waive appraisement, at the option of the NINESS WHEREOF, The said part. Y of the first part ha Y of hereunto	mually. Increasonable your attorney fee of \$10.00 and 10% of any unper the according to the second part. according to the terms and tenor of the same, then these presents shall d sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of departy may pay the same, and the amount so paid shall become a part see presents does become due and payable, and shall bear 10 per centure fraid permises. And the said partof the first part for said cordinates and partof the first part for said cordinates and partof the first part for said cordinates
And the first part 1es agree to keep the buildings insured for fraction and the first part 1es agree to keep the buildings insured for fractions are filed, the first part 1es agree to part 1es agree to the first part 1es agree to part 1es agree to the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note to the first part shall pay or cause to be paid to sai gns, said sum of money in the above described note to together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises on a gassignee of said note or the debt secured thereby, or, if the insurance is not paid, the secont this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part. Y of the second part shall be entitled to the possession of leration do hereby waive or not waive appraisement, at the option of the NINESS WHEREOF, The said part. Y of the first part ha Y of hereunto	mually. Incresonable Balance Destance Dest
And the first part 1es agree	mually. Incresonable Balance Desirance D
And the first part 1es agree to keep the buildings insured for for a line case that the papers for forcelesure are filed, the first part 1es agree to pa Now, if said part 1es of the first part shall pay or cause to be paid to said gars, said sum of money in the above described note together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises the paid when the same is due, or if the taxes or assessments levied against said premises this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part. You of the second part shall be entitled to the possession of leration do hereby waive or not waive paperaisement, at the option of IN WITNESS WHEREOF, The said part. You of the first part hands hereunto itnesses: ACKNOWLEDGER ATE OF Oklahoma country of Tulsa sa	mually. Tressonable The state of the second part, there is any unper the same of the sam
And the first part ies agree	mually. Tressonable ver attorney fee of \$ 10.00 and 10% of any unpersonable below the fame of the same, then these presents shad a sum or sums of money, or any part thereof or any interest thereon, any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of departy may pay the same, and the amount so paid shall become a part see presents does become due and payable, and shall bear 10 per centur feald premises. And the said partof the first part for said cort said second partyharbeing and assigns. Settheirhand the day and year first above written
And the first part 1eS agree	mually. Tressonable ver attorney fee of \$ 10.00 and 10% of any unpersonable below the fame of the same, then these presents shad a sum or sums of money, or any part thereof or any interest thereon, any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of departy may pay the same, and the amount so paid shall become a part see presents does become due and payable, and shall bear 10 per centur feald premises. And the said partof the first part for said cort said second partyharbeing and assigns. Settheirhand the day and year first above written
th interest at the rate of ten per centum per annum, payable. Semi and the first part 188 agree to keep the buildings insured for for a locate that the papers for foreclosure are filed, the first part 188 agree to pay Now, if said part 188 of the first part shall pay or cause to be paid to said the first part 188 and sum of money in the above described note together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said the paid when the same is due, or if the taxes or assessments levied against said premises on y assignee of said note or the debt secured thereby, or, if the insurance is not paid, the secont this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the creet per annum, and said part. Y of the second part shall be entitled to the possession of cration do hereby waive or not waive appraisement, at the option of IN WITNESS WHEREOF, The said part. Y of the first part hand hereunto it with the undersigned, a Notary Public, in and for said County and State on the December 1923, personally appeared E. G. Cunningham Mattie A. Cunningham Mattie A. Cunningham Mattie A. Cunningham Mattie A. Cunningham	mually. Tressonable yes attorney fee of \$ 10.00 and 10% of any unported balance. I part J. of the second part. her here heirs or a according to the terms and tenor of the same, then these presents she d sum or sums of money, or any part thereof or any interest thereon, rany part thereof, or the taxes assessed against the said second party and party may pay the same, and the amount so paid shall become a part se presents does become due and payable, and shall bear 10 per centure faild premises. And the said part of the first part for said constaid second part J. her heirs and assigns. Set their hand the day and year first above writter E. G. Cunningham Mrs. E. G. Sunningham Ment
th interest at the rate of	mually. To soonable to be fames. Ner heirs or a according to the terms and tenor of the same, then these presents the ad sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party and party may pay the same, and the amount so paid shall become a part see presents does become due and payable, and shall bear 10 per centure fraid second party. There is an assigns. Said second party in hear heirs and assigns. Set their hand the day and year first above writter E. G. Cunningham Mrs. E. G. Cunningham Mrs. E. G. Cunningham Alent Sth
ith interest at the rate of ten per centum per annum, payable Semi and And the first part 108 agree to keep the buildings insured for for In case that the papers for foreclosure are filed, the first part 108 agree to pay Now, if said part 108 of the first part shall pay or cause to be paid to said gens, said sum of money in the above described note together with the interest thereon wholly discharged and void, and otherwise shall remain in full force and effect. But if said to paid when the same is due, or if the taxes or assessments levied against said premises only assignee of said note or the debt accured thereby, or, if the insurance is not paid, the second this indebtedness and the whole of said sum or sums and interest thereon, shall, and by the terest per annum, and said part Y of the second part shall be entitled to the possession of leration do hereby waive or not waive appraisement, at the option of IN WITNESS WHEREOF, The said part Y of the first part ha Y.O hereunto innesses: ACKNOWLEDGER ATE OF Oklahoma COUNTY OF Tulsa ss. Before me, the undersigned, a Notary Public, in and for said County and State on the December 1923, personally appeared E. G. Cunningham Mattie A. Cunningham Mettie A. Cunningham foregoing instruments who was a sum of the sum of the sum of the sum of the said entitled persons who executed the within and foregoing instruments.	mually. To soonable to be fames. Ner heirs or a according to the terms and tenor of the same, then these presents the ad sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party and party may pay the same, and the amount so paid shall become a part see presents does become due and payable, and shall bear 10 per centure fraid second party. There is an assigns. Said second party in hear heirs and assigns. Set their hand the day and year first above writter E. G. Cunningham Mrs. E. G. Cunningham Mrs. E. G. Cunningham Alent Sth
ith interest at the rate of	mually. Tressonable to of \$ 10.00 and 10% of any unpersonant of balance. I part J. of the second part. her here heirs or a according to the terms and tenor of the same, then these presents sha d sum or sums of money, or any part thereof or any interest thereon, any part thereof, or the taxes assessed against the said second party of departy may pay the same, and the amount so paid shall become a part se presents does become due and payable, and shall bear 10 per centur for said second part J. her heirs and assigns. Set their hand the day and year first above written E. G. Cunningham Mrs. E. G. Sunningham Mrs. E. G. Sunningham Ment day and acknowledged to me, that they as therein set forth.
And the first part 108 agree	mually. Transcondible year attorney fee of \$ 10.00 and 10% of any unpersonance of the same, then these presents shall do sum or sums of money, or any part thereof or any interest thereon, it may part thereof, or the taxes assessed against the said second party of the party may pay the same, and the amount so paid shall become a part se presents does become due and payable, and shall bear 10 per centum fraid premises. And the said partof the first part for said contains said second part, here
And the first part 188 agree to keep the buildings insured for \$	mually. Tressonable y ar attorney fee of \$ 10.00 and 10% of any unper the part. You of the second part. here he is or at a according to the terms and tenor of the same, then these presents shall dearn or sums of money, or any part thereof or any interest thereon, it is any part thereof, or the taxes assessed against the said second party or any part thereof, or the taxes assessed against the said second party or any part thereof, and shall bear 10 per centum for said second part. You har heirs and assigns. Set their hand the day and year first above written E. G. Cunningham Mrs. E. G. Qunningham Mrs. E. G. Qunningham Ment Sth And
And the first part 108 agree to keep the buildings insured for \$	mually. Tressonable and 10% of any unpersonal part. Joint the second part. Herrory for any part thereof or any interest thereon, it any part thereof or any interest thereon, it any part thereof, or the taxes assessed against the said second party of the party may pay the same, and the amount so paid shall become a part se presents does become due and payable, and shall bear 10 per centum fraid premises. And the said part of the first part for said control said second part you har. heirs and assigns. Set their hand the day and year first above written E. G. Cunningham Mrs. E. G. Cunningham Mrs. E. G. Cunningham Alent Alent Sth. day and and there is set forth.