COMPARED

MORIGAGE RECORD No. 425	
Bace Painting Co. Tulas	fyr#
FROM	STATE OF OKLAHOMA, TULSA COUNTY ss. This instrument was filed for record on the 2nd 3 550 of A. D. 1923 at 3 550 O'clockp
	(SEAL) O. G. Weaver County Clerk. By Brady Brown Deputy
GUM BROTHERS COMPANY TULSA, OKLAHOMA	By Brady BrownDeputy
between Robert E. Adams and Sara E. Adams	day of
PANY, a corporation, of Oklahoma City, Oklahoma, party of WITNESSETH, That said part 1.65. of the first part,	parties of the first part, mortgagor_s_, and GUM BROTHERS COM-
to Them. in hand paid by the party of the second part, the	he receipt of which is hereby acknowledged, doby these presents grant econd part, its successors and assigns forever, all the following described real
A part of Lots Seventeen and	Eighteen, in Block One, in
Weaver Addition to the city	of Tulsa.
east of the Southwest corner of said Lot to a point in the north line of Lot Seve	: to-wit: Beginning at a point 46.82 feet t Eighteen, thence East 45 feet; thence North enteen a distance of 35 feet West of the North- feet, thence South to place of beginning,
said County and appeared W.Frank Walker and Olga V.	me the undersigned, a Notary rublic in and for State, on this 27th day of December, 1922 persona. Walker his wife to me known to be the identical difference instrument and acknowledged to me ir free and voluntary act and deed, for the uses a men facility of the USEAL) C.E Hart. Notary Public.
TO HAVE AND TO HOLD THE SAME together with	th all rents and profits therefrom, and with all and singular the tenements,
hereditaments and appurtenances thereunto belonging, or in a party of the second part, and to its successors and assigns for agree that at the delivery hereof they are a good and indefeasible estate of inheritance therein, free and to convey and encumber the same; and that they peaceable possession of said party of the second part, its successor This conveyance is intended as a mortgage, and is given	mywise appertaining, and all rights of homestead exemption unto the said rever. And the said part 1950f the first part dohereby covenant andthe lawful owner of the premises above granted, and seized of clear of all encumbrances; that _he_y_ hava good right and authority will WARRANT AND DEFEND the same in the quiet and ors and assigns, forever, against the claims of all persons whomesoever. as security for the performance of the covenants herein, and the payment seigns of the principal sum ofThirty-two_Hundred
100. on the let day of July,192 100. on the let day of July,192 100. on the let day of July,192	3; \$100. on the 1st day of January 1924; 4; 100. on the 1st day of January 1925; 5; 100. on the 1st day of January 1926; 6; 100. on the 1st day of January 1927; 7;2,300. on the 1st day of January 1928;
l hereby certify tha Receipt No. 262 to tax on the within receipt	the Enconcement the I received \$ 2 x r and issued therefor in payment of mortgage trage. y of the I are the I ar

WAYNE L. DICKEY, County Treasurer according to the terms and conditions of the promissory note Deputs and executed by Robert E. Adams and

_Sara_B_Adams_and_W_Frank Walker_and_Olga_V_Walker____part_es of the first part, bearing even date herewith, with interest thereon from date at the rate of _______per cent per annum payable Semiannually, and with interest

(A.