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No.

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MORTGAGE RECORD No. 447

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THIS IND	ENTURE, Made this Fifteenth day of Harch , 192.5 , between
	E. G. Cunningham and Mattie A. Cunningham, his wife,
	.in
ULSA BU	LIDING AND
WIT	NESSETH, That the said part. 108 of the first part, for and in consideration of the sum of
	Ninety-five Hundred and 00/100
in hand paid	by the said party of the second part, the receipt whereof is hereby acknowledged, ha Vesold and by these presentsdoGRA
	SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real es
lying and sit	uated in the County of Tulsa and State of Oklahoma, to

	The North North (40) Post of Tat Church (40) and
*********	The North Forty (40) feet of Lot Three (3) Block
*********	One (1), T. T. Addition to the city of Tulsa.
	Oklahoma, according to the Recorded Plat thereof.

	Hardberry Marshell Mars.
**********	Revolut No. 8.29 8
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	WAYNS L. L
тон	, title, estate and interest of said grantor S. in and to said premises, including all homestend rights, which are hereby waived and released, all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren- terving from said property from and after this drte. AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>10</u> soft the first part her h said party of the second part, its successors and assigns, that at the delivery hereof
TO H.	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. is successors and assigns for the first part here h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and l'attie A. Cunningham, his wife
TO H. covenant with the true and cumbrances;	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 185 of the first part here h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and lattie A. Cunningham, his wife. lawful owner. Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that.
TO H. covenant with the true and cumbrances;	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 185 of the first part here h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and lattie A. Cunningham, his wife. lawful owner. Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that.
TO H. covenant with the true and cumbrances; will warrant a	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 10 Sof the first part her h said party of the second part, its successors and assigns, that at the delivery hereof E. G. Cunningham, and l'attie A. Cunningham, his wife. lawful owner S of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever.
TO H. covenant with the true and cumbrances; will warrant i PROV	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>105</u> of the first part her h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and lattie A. Cunningham, his wife, lawful owner. Softhe said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
TO H. covenant with the true and cumbrances; will warrant i PROV request of the	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>108</u> of the first part her h said party of the second part, its successors and assigns, that at the delivery hereof E. G. Cunningham, and <u>stattie</u> A. Cunningham, his wife, lawful owner. So of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. E. G. Cunningham and <u>Mattie</u> A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance or parties of the first part, loaned and advanced to
TO H. covenant with the true and cumbrances; will warrant a PROV request of the 	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_ 10 Sof the first part her h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and l'attie A. Cunningham, his wife. lawful owner S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance apatieSof the first part, loaned and advanced to. E. G. Cunningham and l'attie A. Cunningham, his wife, minety-five Hundred and OO/100
TO H. covenant with the true and cumbrances; will warrant a PROV request of the	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_ 10% of the first part here h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and l'attie A. Cunningham, his wife. lawful owner S of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance is parties of the first part, loaned and advanced to. E. G. Cunningham and l'attie A. Cunningham, his wife, minety-five Hundred and OO/100
TO H. covenant with the true and cumbrances; will warrant is PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_185 of the first part here h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and l'attie A. Cunningham, his wife, lawful owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the hawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance b parties of the first part, loaned and advanced to E. G. Cunningham and l'attie A. Cunningham, his wife, whereas, the first part, loaned and advanced to DOLLA WHEREAS, said part ¹⁶⁵ of the first part agree
TO H. covenant wit: the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 108 of the first part here is a first part is successors and assigns, that at the delivery hereof. E. G. Cunningham, and Mattie A. Cunningham, his wife. lawful owner. Soft he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. B. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of partices of the first part, loaned and advanced to. B. G. Cunningham and Mattie A. Cunningham, his wife, the second part is successors and assigns, to pay all taxes and assign at and the second part. WHEREAS, said part ¹⁶⁵ of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assist and indepresents the said and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bus constantly finsure and insure constantly finsure of said agreements be not performed as all and special there on the reformed as allos and improvements thereon when the scond part is successors or assigns, and also to keep said lands and improvements thereon free from all statutory in chain and is a sufficient the said party of the second part, its successors or assigns, may pay session of said agreements be here on the reformed as allos and improvements thereon free from all statutory in chain and improvements thereon when the said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory in chain allos and improvements thereon for error all statutory in chain and independent the fissue and the poly of policies of insurance constantly fire
TO H. covenant with the true and cumbrances; will warrant is PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.98 of the first part here has a baid party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and Yattie A. Cunningham, his wife. lawful owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance the parties of the first part, loaned and advanced to E. G. Cunningham and Mattie A. Cunningham, his wife, minety-five Hundred and OO/100 DOLLA WHEREAS, said parties of the first part agree
TO H. covenant with the true and cumbrances; will warrant is PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 108 of the first part here is a first part is successors and assigns, that at the delivery hereof. E. G. Cunningham, and Mattie A. Cunningham, his wife. lawful owner. Soft he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. B. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of partices of the first part, loaned and advanced to. B. G. Cunningham and Mattie A. Cunningham, his wife, the second part is successors and assigns, to pay all taxes and assign at and the second part. WHEREAS, said part ¹⁶⁵ of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assist and indepresents the said and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bus constantly finsure and insure constantly finsure of said agreements be not performed as all and special there on the reformed as allos and improvements thereon when the scond part is successors or assigns, and also to keep said lands and improvements thereon free from all statutory in chain and is a sufficient the said party of the second part, its successors or assigns, may pay session of said agreements be here on the reformed as allos and improvements thereon free from all statutory in chain and improvements thereon when the said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory in chain allos and improvements thereon for error all statutory in chain and independent the fissue and the poly of policies of insurance constantly fire
TO H. covenant witi the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.9.5. h said party of the second part, its successors and assigns, that at the delivery hereof.
TO H. covenant witi the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.2.5.0f the first part here h said party of the second part, its successors and assigns, that at the delivery hereof. E. G. Cunningham, and l'attie A. Cunningham, his wife. lawful owner.S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. E. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance .partiefs the first part, loaned and advanced to. E. G. Cunningham and Mattie A. Cunningham, his wife, .partiefs the first part, loaned and advanced to. E. G. Cunningham and Mattie A. Cunningham, his wife, .partiefs of the first part agree
TO H. covenant with the true and cumbrances; will warrant is PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 100 of the first part here is no one in adverse possession of same and that. Bawful owner. S. of the said premises above granted, and select of a good and indefessible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. Bawful owner. S. of the said premises above granted, and select of a good and indefessible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. Bawful owner. S. of the said premises above granted, and select of a good and indefessible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. Bay and defend the same against the lawful and equitable claims of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of part 105 of the first part grows when and Mattie A. Cunningham, his wife, the first part, loaned and advanced to
TO H. covenant with the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 10.8 of the first part here haid party of the second part, its successors and assigns, that at the delivery hereof. E. G. CUNNINGHAM, and Mattie A. CUNNINGHAM, his wife. lawful owner. S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. Le. G. CUNNINGHAM and Mattie A. CUNNINGHAM, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. DED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of a good and indefeasible estate of inheritance, his wife, and defend the same against said lands and market to
TO H. covenant with the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 10.8 of the first part here haid party of the second part, its successors and assigns, that at the delivery hereof. E. G. CUNNINGHAM, and Mattie A. CUNNINGHAM, his wife. lawful owner. S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. Le. G. CUNNINGHAM and Mattie A. CUNNINGHAM, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. DED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of a good and indefeasible estate of inheritance, his wife, and defend the same against said lands and market to
TO H. covenant witi the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.4.5.6 the first part her haid party of the second part, its successors and assigns, that at the delivery hereof. B. G. CUNNINGHAM, and ['attie A. CUNNINGHAM, his wife.] hawful owner. 9. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. B. G. CUNNINGHAM and Mattie A. CUNNINGHAM, his wife, and defend the same against the lawful and equitable elaims of all persons whomsover. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance b part 1.956 the first part, loaned and advanced to. B. G. CUNNINGHAM, and ['attie A. CUNNINGHAM, his wife, Ninety-five Hundred, and 00/100. DOLLA WIENEAS, said part 16.8 of the first part agree
TO H. covenant witi the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.4.5.6 the first part her haid party of the second part, its successors and assigns, that at the delivery hereof. B. G. CUNNINGHAM, and ['attie A. CUNNINGHAM, his wife.] hawful owner. 9. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. B. G. CUNNINGHAM and Mattie A. CUNNINGHAM, his wife, and defend the same against the lawful and equitable elaims of all persons whomsover. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance b part 1.956 the first part, loaned and advanced to. B. G. CUNNINGHAM, and ['attie A. CUNNINGHAM, his wife, Ninety-five Hundred, and 00/100. DOLLA WIENEAS, said part 16.8 of the first part agree
TO H. covenant wit: the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 10.8 of the first part has haid party of the second part, its successors and assigns, that at the delivery hereof. 3. G. Cunningham, and l'attie A. Cunningham, his wife. havd owner.S. of the anid premises above granted, and second of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. 1. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. 1. DED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance to participate the first part, loaned and advanced to. 2. G. Cunningham and Mattie A. Cunningham, his wife,
TO H. covenant wit: the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 10.8 of the first part has haid party of the second part, its successors and assigns, that at the delivery hereof. 3. G. Cunningham, and l'attie A. Cunningham, his wife. havd owner.S. of the anid premises above granted, and second of a good and indefeasible estate of inheritance therein, free and dear of all that there is no one in adverse possession of same and that. 1. G. Cunningham and Mattie A. Cunningham, his wife, and defend the same against the lawful and equitable claims of all persons whomsoever. 1. DED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance to participate the first part, loaned and advanced to. 2. G. Cunningham and Mattie A. Cunningham, his wife,
TO H. covenant with the true and cumbrances; will warrant in PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 10.8 of the first part here hand party of the second part, its successors and assigns, that at the delivery bereof. S. G. CUNNINGHAM, and l'attie A. CUNNINGHAM, his wife. lawful owner. 2. of the said premises above gravited, and select of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. I. G. CUNNINGHAM, and Kistlie A. CUNNINGHAM, his wife, and defend the same against the lawful and equilable claims of all persons whomeover. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of part. 1980, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of part. 1980, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of a good and lindefeasible of the first part agree
TO H. covenant wit: the true and cumbrances; will warrant i PROV request of the of	AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.4.8.5. B. G. CUNNINCHARM, and Yattie A. CUNNINCHARM, his wife. B. G. CUNNINCHARM, and Yattie A. CUNNINCHARM, his wife. Brite and premises above granted, and second of a good and indefeasible estate of inheritance therein, free and clear of all that there is no one in adverse possession of same and that. B. G. CUNNINCHARM and Mattie A. CUNNINCHARM, his wife, and defend the same signifies the lawful and equitable elains of all persons whomsoever. IDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance o part 9.5 of the first part, loaned and advanced to. Minety - five Hundred, and 00/100 DOLLA WIEREAS, said part 168 of the first part arcs with the said party of the second part, its successors and assigns, to pay all taxes and as a part 195 of the first part in the same argument is thereon and a diverse is a diverse in the successor and the population in agoid reprint, and to keep the brite part 195 of the first part is a conserver on the performance is a diverse if the said and improvements thereon free from all statutory line (all of the second part, its successors or assigns and also to keep said lands and improvements thereon free from all statutory line (all of the second part, its successors or assigns and also to keep said lands and may conserve the said and the population of a sub party of the second part, its successors or assigns, map pay s essements, and my effect such insurance, for such purpose, paying the costs thereod, and may also pay the final dagment for any statutory years with the charges thereon as performed as a discored of and may also pay the final dagment for any statutory we we with the charges thereon as provided by the presents shall be security. WHEREAS, the said F. G. CUNNINGHAM, MARCH, 1923. LIDING. AND LOAN ASSOCIATION their note or obligation, which is made a part her