No.\_\_\_\_\_\_ MORTGAGE RECORD No. 447

C	. W. Rhoades and Minnie M. Rhoades	, 192_3, between, his wife,
		County, and State of Oklahoms, part 199 the first part, s
TTT.SA BUTT		n organized under the laws of the State of Oklahoma, party of the secon
		the first part, for and in consideration of the sum of
WITNESS	The Thousand and 00/100	the first part, for and in consideration of the suff ofDOL
		cknowledged, ha $\nabla \Theta$ sold and by these presents do GI
		art, its successors and assigns forever, all the following described real
lying and situated	in the County of	and State of Oklahoma,
**************	Tet Star (C) in Disple Star (C) Rol	st Lynn Addition to the
		ng to the Recorded Plat
	thereof.	
		n para di seconda di s Seconda di seconda di se
	TREASURER	S ENDORFEMENT
	A ARTENY CONTRACT A	
	tor and 11	vior in payment of morteore
**************	Dated this of the will in morine Dated this of the	1-July 1172 3
	The workey,	County Treasurer
		. 15 -
		Lioputy
and profits accruin	g from said property from and after this date.	es thereto belonging. A first and specific lien is hereby granted on all
TO HAVE	AND TO HOLD THE SAME unto said party of the second pa	es, including all homestead rights, which are hereby waived and releas the same in case the conditions of this mortgage become broken in a es thereto belonging. A first and specific lien is hereby granted on all rt, its successors and assigns forever. Said part 109 of the first part
TO HAVE covenant with said	AND TO HOLD THE SAME unto said party of the second pa party of the second part, its successors and assigns, that at the	rt, its successors and assigns forever. Said partfor the first part
TO HAVE covenant with said	AND TO HOLD THE SAME unto said party of the second pa party of the second part, its successors and assigns, that at the	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances: that	AND TO HOLD THE SAME unto said party of the second part party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his downer S of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part Softhe first part delivery hereof
TO HAVE covenant with said C. W. the true and lawf cumbrances: that	AND TO HOLD THE SAME unto said party of the second part party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his downer S of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part Softhe first part delivery hereof
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and o	AND TO HOLD THE SAME unto said party of the second part party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his id owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that C. W. will warrant and C PROVIDE	AND TO HOLD THE SAME unto said party of the second party party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his downer S. of the said premises above granted, and seized of there is no one in adverse possession of same and that Rhoades and Minnie M. Rhoades, his effend the same against the lawful and equitable claims of all p D, ALWAYS, And these presents are upon the express conditio	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C • W • the true and lawf cumbrances; that C • W • will warrant and c PROVIDE request of the par	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his a owner S of the said premises above granted, and seized of there is no one in adverse possession of same and that Rhoades and Minnie M. Rhoades, his effend the same against the lawful and equitable claims of all p D, ALWAYS, And these presents are upon the express conditio ies	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that C. W. will warrant and C PROVIDE request of the par C. W. H	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his downer S. of the said premises above granted, and seized of there is no one in adverse possession of same and that Rhoades and Minnie M. Rhoades, his effend the same against the lawful and equitable claims of all p 0, ALWAYS, And these presents are upon the express conditio ies of the first part, loaned and advanced to 	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C • W • the true and lawfr cumbrances; that C • W • will warrant and C PROVIDE request of the par C • W • Fr	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his d owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C • W • the true and lawfr cumbrances; that C • W • will warrant and C PROVIDE request of the par C • W • Fr	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his d owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C • W • the true and lawfr cumbrances; that C • W • will warrant and C PROVIDE request of the par C • W • Fr	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his d owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C • W • the true and lawfr cumbrances; that C • W • will warrant and C PROVIDE request of the par C • W • Fr	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his d owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that O . W . will warrant and C PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his a owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that. Rhoades and Minnie M. Rhoades, his effend the same against the lawful and equitable claims of all p 0, ALWAYS, And these presents are upon the express conditio ies hoades and Minnie M. Rhoades, his v Three "housand and advanced to	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that C . W . will warrant and C PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his downer S. of the said premises above granted, and seized of there is no one in adverse possession of same and that Rhoades and Minnie M. Rhoades, his effend the same against the lawful and equitable claims of all p D, ALWAYS, And these presents are upon the express conditio ies of the first part, loaned and advanced to	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that C . W . will warrant and c PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his a owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that C . W . will warrant and c PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his a owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that C . W . will warrant and c PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second part, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his downer S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that C . W . will warrant and c PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his downer T. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his a owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C . W . the true and lawf cumbrances; that C . W . will warrant and C PROVIDE request of the par C . W . H of	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his a owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his downer S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that C. W. will warrant and C PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his a owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his i owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his d owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that C. W. will warrant and C PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second par, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. Khoades, his d owner S. of the said premises above granted, and seized of there is no one in adverse possession of same and that Rhoades and Minnie M. Rhoades, his elend the same against the lawful and equitable claims of all p D, ALWAYS, And these presents are upon the express conditio ies of the first part, loaned and advanced to hoades and Minnie M. Rhoades, his y Three Thousand and 00/100 REAS, said partles of the first part agreewith the said f is special, against said lands and improvements thereon, when antly insured in such company or companies as said second pr y of the second part, its successors or assigns; and also to ke any or either of said agreements be not performed as aforeas ints, and my effect such insurance, for such purpose, paying t y vest such sums as may be necessary to protect the title or posse are with the charges thereon as provided by the Dy-Laws of said REAS, the said C. W. Rhondes and Minni Twenty-fifth day of July ING AND_LOAN ASSOCIATION their note or obligation, to Nine teen and 95/100 e monthly dues on the SQ share numhered A201	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par <u>C. W. H</u> of AND WHI ments, general an ings thereon consist ferred to said par every kind, and if taxes and assessm claims, and may if so expended toget AND WH did on the TULSA BUILT For Value The sum of the same being th Certificate therefor <u>C. W. L</u>	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his i owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second par party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his d owner. S. of the said premises above granted, and seized of there is no one in adverse possession of same and that Rhoades and Minnie M. Rhoades, his effend the same against the lawful and equitable claims of all p D, ALWAYS, And these presents are upon the express conditio i.e.s iof the first part, loaned and advanced to	rt, its successors and assigns forever. Said part
TO HAVE covenant with said C. W. the true and lawf cumbrances; that O. W. will warrant and O PROVIDE request of the par C. W. H of	AND TO HOLD THE SAME unto said party of the second par, party of the second part, its successors and assigns, that at the Rhoades and Minnie M. khoades, his downer S. of the said premises above granted, and seized of there is no one in adverse possession of same and that	rt, its successors and assigns forever. Said part

Y.

216

¢