No. 840003 C.H.J. MORTGAGE RECORD No. 447

 \square

1

:: :

...

the second se

	y of September , 192.3 , between
	ATION, a corporation organized under the laws of the State of Oklahoma, party of the second part
	of the first part, for and in consideration of the sum of
Three Thousand and	00/100DOLLAR
a hand paid by the said party of the second part, the recei	pt whereof is hereby acknowledged, ha.S. sold and by these presentsdoosGRAN
ARGAIN. SELL, CONVEY and CONFIRM unto said j	party of the second part, its successors and assigns forever, all the following described real estat
ing and situated in the County of Tulsa	and State of Oklahoma, to-wi
	Twenty-eight (28), Twenty-nine (29), Thirty
	nd Thirty-two (32) in Block Eight (8) in
	e city of Tulsa, Oklahoma, according to the
duly recorded plat there)0Í.
	TO CALLED THE TOTAL AND
	<u>74</u>
	1/ Up1: 5
	A
	a-James
化氯化化 医非有的 化化化化合物 化合金化合金 化合金 化合金 医含化化化化合金 化化化化化化化合金 化化化化合金 化化化合金 化化合金 化化合合合合合合合合	
and all right, title, estate and interest of said granter. ether with all rents of said property, with full power and leular, and with all and singular the tenements, hereditam and profits accruing from said property from and after this of the same set o	in and to said premises, including all homestead rights, which are hereby waived and released, I authority to collect the same in case the conditions of this mortgage become broken in any j ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date.
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an	in and to said premises, including all homestead rights, which are hereby waived and released, a authority to collect the same in case the conditions of this mortgage become broken in any period ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all rent date. party of the second part, its successors and assigns forever. Said part. X. of the first part here and assigns, that at the delivery hereof.
TO HAVE AND TO HOLD THE SAME unto said	in and to said premises, including all homestead rights, which are hereby waived and released, A authority to collect the same in case the conditions of this mortgage become broken in any p ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. I. of the first part her and assigns, that at the delivery hereof.
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an FLO Doty, unmarri he true and lawful owner of the said premises above g	in and to said premises, including all homestead rights, which are hereby waived and released, a authority to collect the same in case the conditions of this mortgage become broken in any j ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part, X. of the first part her and assigns, that at the delivery hereof. .ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sa	in and to said premises, including all homestead rights, which are hereby waived and released, A authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. I of the first part her and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sa	in and to said premises, including all homestead rights, which are hereby waived and released, A authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. I of the first part her and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sa Flo Doty, unmarri ill warrant and defend the same against the lawful and eq	in and to said premises, including all homestead rights, which are hereby waived and released, a authority to collect the same in case the conditions of this mortgage become broken in any lents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. X. of the first part her and assigns, that at the delivery hereof. .ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all name and that
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo	in and to said premises, including all homestead rights, which are hereby waived and released, I authority to collect the same in case the conditions of this mortgage become broken in any r ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren- date. party of the second part, its successors and assigns forever. Said partVof the first part her and assigns, that at the delivery hereof Od, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all name and that Od, uitable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo sequest of the part_Joint the first part, loaned and advance	in and to said premises, including all homestead rights, which are hereby waived and released, I authority to collect the same in case the conditions of this mortgage become broken in any re- ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren- date. party of the second part, its successors and assigns forever. Said partV. of the first part her and assigns, that at the delivery hereof ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all name and that ed, uitable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful ownerof the said premises above g umbrances; that there is no one in adverse possession of sa Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upor equest of the partVof the first part, loaned and advance Flo Doty, unmarri	in and to said premises, including all homestead rights, which are hereby waived and released, d authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \mathcal{J}_{\dots} of the first part her and assigns, that at the delivery hereof. .ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all name and that. .ed, granted claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the part	in and to said premises, including all homestead rights, which are hereby waived and released, authority to collect the same in case the conditions of this mortgage become broken in any pents and appurtenances thereto belonging. A first and specific lien is hereby granted on all rend date. party of the second part, its successors and assigns forever. Said part. \mathcal{J}_{\ldots} of the first part here and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful ownerof the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance Flo Doty, unmarri AND WHEREAS, said part_V. of the first part ag extense and special, againts said lands and improv usy thereon constantly insured in such company or comp are fact and special, againt said lands and improv to expended together with the charges thereon as provided	in and to said premises, including all homestead rights, which are hereby waived and released, d authority to collect the same in case the conditions of this mortgage become broken in any related ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part_ $X_{}$ of the first part her and assigns, that at the delivery hereof ed, tranted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all more and that ed, tranted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all more and that ed, uutable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to ied tied the appress conditions that, whereas, the said party of the second part at the special instance ed to ied the appress conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful ownerof the said premises above g umbrances; that there is no one in adverse possession of sa Flo Doty, unmarri fill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance Flo Doty, unmarri AND WHEREAS, said part.V. of the first part ag ents, general and special, against said lands and improv- ous thereon constantly insured in such company or comp- red to gaid party of the second part, its successors or as very kind, and if any or either of said agreements be not is and assessments, and my effect such insurance, for s o expended together with the charges thereon as provided AND WHEREAS, the saidFlo_Doty,	in and to said premises, including all homestead rights, which are hereby waived and released, a authority to collect the same in case the conditions of this mortgage become broken in any re- ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren- date. party of the second part, its successors and assigns forever. Said part, $\mathcal{X}_{}$ of the first part her and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partV.of the first part, loaned and advance Flo Doty, unmarri flo Doty, unmarri Three Thousand AND WHEREAS, said part_V. of the first part ag lents, general and special, against said lands and improv yery kind, and if any or either of said agreements be not ixes and assessments, and my effect such insurance, for sa laims, and may next such sums as may be necessary to pr o expended together with the charges hereon as provided AND WHEREAS, the saidFlo_Doty, id on theThirtgentb.	in and to said premises, including all homestead rights, which are hereby waived and released a authority to collect the same in case the conditions of this moretgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part, \mathcal{J}_{\dots} of the first part her and assigns, that at the delivery hereof.
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partV.of the first part, loaned and advance Flo Doty, unmarri flo Doty, unmarri Three Thousand AND WHEREAS, said part_V. of the first part ag lents, general and special, against said lands and improv yery kind, and if any or either of said agreements be not ixes and assessments, and my effect such insurance, for sa laims, and may next such sums as may be necessary to pr o expended together with the charges hereon as provided AND WHEREAS, the saidFlo_Doty, id on theThirtgentb.	in and to said premises, including all homestead rights, which are hereby waived and released, a authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \mathcal{J}_{\dots} of the first part her and assigns, that at the delivery hereof. .ed, .rranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all name and that. .ed, .gd, .uitable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partV.of the first part, loaned and advance Flo Doty, unmarri flo Doty, unmarri Three Thousand AND WHEREAS, said part_V. of the first part ag lents, general and special, against said lands and improv yery kind, and if any or either of said agreements be not ixes and assessments, and my effect such insurance, for sa laims, and may next such sums as may be necessary to pr o expended together with the charges hereon as provided AND WHEREAS, the saidFlo_Doty, id on theThirtgentb.	in and to said premises, including all homestead rights, which are hereby waived and released a authority to collect the same in case the conditions of this moretgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part, \mathcal{J}_{\dots} of the first part her and assigns, that at the delivery hereof.
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partV.of the first part, loaned and advance Flo Doty, unmarri flo Doty, unmarri Three Thousand AND WHEREAS, said part_V. of the first part ag lents, general and special, against said lands and improv yery kind, and if any or either of said agreements be not ixes and assessments, and my effect such insurance, for sa laims, and may next such sums as may be necessary to pr o expended together with the charges hereon as provided AND WHEREAS, the saidFlo_Doty, id on theThirtgentb.	in and to said premises, including all homestead rights, which are hereby waived and released, i authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \mathcal{I} . of the first part her and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of su Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance Provide and the second part, its successors or an entry of the first part, of the first part ag ents, general and special, againt said lands and improv- ous thereon constantly insured in such company or comp- arred to said party of the contast said lands and improv- parted to said party of the contast said lands and improv- po expended together with the charges thereon as provided AND WHEREAS, the saidFloDoty,	in and to said premises, including all homestead rights, which are hereby waived and released, i authority to collect the same in case the conditions of this mortgage become broken in any j ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. Y of the first part her nd assigns, that at the delivery hereof. ed., granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all mme and that. ed., juitable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of su Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance Provide and the second part, its successors or an entry of the first part, of the first part ag ents, general and special, againt said lands and improv- ous thereon constantly insured in such company or comp- arred to said party of the contast said lands and improv- parted to said party of the contast said lands and improv- po expended together with the charges thereon as provided AND WHEREAS, the saidFloDoty,	in and to said premises, including all homestead rights, which are hereby waived and released, i authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. Y of the first part her and assigns, that at the delivery hereof. ed., granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all ame and that. ed., putable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful ownerof the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance iPlo Doty, unmarri f	in and to said premises, including all homestead rights, which are hereby waived and released, in authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. X of the first part her and assigns, that at the delivery hereof. ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all ame and that. ed, uitable claims of all persons whomsoever. in the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri fill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance iflo Doty, unmarri AND WHEREAS, said part_V. of the first part against said lands and improv- ings thereon constantly insured in such company or comp- gred to said party of the second part, its successors or a islams, and may needs tuch unsure, for so expended together with the charges thereon as provided AND WHEREAS, the saidFloDoty,	in and to said premises, including all homestead rights, which are hereby waived and released, i authority to collect this same in cases the conditions of this mortgage became broken in any ints and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \mathcal{J}_{\dots} of the first part her and assigns, that at the delivery hereof.
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful ownerof the said premises above g umbrances; that there is no one in adverse possession of sa Flo Doty, unmarri fill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partV. of the first part, loaned and advance Flo Doty, unmarri f	in and to said premises, including all homestead rights, which are hereby waived and released, authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \mathcal{J}_{\ldots} of the first part her and assigns, that at the delivery hereof. ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all more and that. ed, uitable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ed to. ied determines thereon, whereas, the said party of the second part at the special instance ent and $00/100$ DOLLA tree. S, with the said party of the second part, its successors and assigns, to pay all taxes and ass ements as shereon, when due, and to lecep said and improvements in good repair, and to cover the repairs and also control then successor or assigns, may pay s uch purpose, paying the cests thereof, and may also pay the final judgment for any statutory object the title or possession of said party of these presents shall be security. unmarried .day ofSeptember, 12923. make and deliver to sir note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Oklahoma,
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful ownerof the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance iPlo Doty, unmarri f	in and to said premises, including all homestead rights, which are hereby waived and released, a authority to collect the same in case the conditions of this mortgage became broken in any j ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \overline{J}_{-} of the first part her and assigns, that at the delivery hereof. ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all ame and that. ed, juitable claims of all persons whomsoever. on the express conditions that, whereas, the said party of the second part at the special instance ad to. ied . ied .
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of as Flo Doty, unmarri fill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance iflo Doty, unmarri AND WHEREAS, said part_V. of the first part ag ents, general and special, against said lands and improv- ings thereon constantly insured in such company or comp- arred to said party of the second part, its successors or a islams, and may needs such such insurance, for so expended together with the charges thereon as provided AND WHEREAS, the saidFlo_Doty,	in and to said premises, including all homestead rights, which are hereby waived and released, in authority to collect the same in case the conditions of this mortgage become broken in any parts and appurtenances thereto belonging. A first and specific lien is hereby granted on all ren date. party of the second part, its successors and assigns forever. Said part. \overline{X} . of the first part her and assigns, that at the delivery hereof. .ed, granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all ame and that. .ed, .uitable claims of all persons whomsoever. in the express conditions that, whereas, the said party of the second part at the special instance ed to
TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors an Flo Doty, unmarri he true and lawful owner of the said premises above g umbrances; that there is no one in adverse possession of sr Flo Doty, unmarri ill warrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are upo equest of the partVof the first part, loaned and advance iFlo Doty, unmarri f	In and to said premises, including all homestead rights, which are hereby waived and released, i authority to collect the same in case the conditions of this mortgage become broken in any ents and appurtenances thereto belonging. A first and specific lien is hereby granted on all rend date. party of the second part, its successors and assigns forever. Said part. $\overline{\mathcal{J}}$ of the first part here and assigns, that at the delivery hereof

281

.