## No. 227847 C.M.T. MORTGAGE RECORD No. 447

al and see a constraint the

COMPARED

 $\square$ 

.

	le this Sixteenth day of April , 192 3, between
	Hugh Gary and Anna Belle Gary, his wife,
يعده بعد وأجمعهم ومعارفه ومعا	in. Tulsa County, and State of Oklahoma, partie Bif the first part, and
TULSA BUILDING	AND
	at the said part 105
	housand and 00/100
in hand paid by the said pa	rty of the second part, the receipt whereof is hereby acknowledged, $ha^{\nabla\Theta}$ sold and by these presents <u>do</u> GR
	EY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real e
	unty of
****	Lot Bight (8), Block Two (2), George B. Perryman
	Addition to the city of Tulsa, Oklahoma, according
	to the Recorded Plat thereof.
	and the second
******	S. I Imail and Malleo
**********************	Twent I & ST2D 102. Cn the visce frequency of mortelege 102. Cn the visce frequency of mortelege 103. Cn the visce frequency of mortelege 104. Cn the visce frequency of mortelege 105. Cn the vi
***************************************	taz on the Ville Construction 1923 Held this 16 Construction Treasurer WAYNE L. DICKEY: County Treasurer
	Pated this 18 County Treasurer
**********	WAINS - AL
*****	
And all right, title, estate a gether with all rents of saic ticular, and with all and sing and profits accruing from sai TO HAVE AND TO	nd interest of said grantor. <sup>S</sup> in and to said premises, including all homestead rights, which are hereby waived and release property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all re d property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>ies</u> of the first part he
TO HAVE AND TO	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1es of the first part he be second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>les</u> of the first part ho he second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Cary, his wife
TO HAVE AND TO covenant with said party of t the true and lawful owners	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 185 of the first part he he second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>188</u> of the first part he be second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that.
TO HAVE AND TO covenant with suid party of t the true and lawful owners cumbrances; that there is no F will warrant and defend the	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>188</u> of the first part ho he second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever.
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no <u>F</u> will warrant and defend the PROVIDED, ALWA	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>188</u> of the first part he he second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no F will warrant and defend the PROVIDED, ALWAT request of the partic Sof the	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 105 of the first part he he second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife. If the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance hist part, loaned and advanced to.
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no <u>F</u> will warrant and defend the PROVIDED, ALWAT request of the part <sup>1</sup> S of the	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part _ 185 of the first part he he second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. XS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, loaned and advanced to
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no E will warrant and defend the PROVIDED, ALWA request of the partic Sof the HI	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part _ 1000 the first part here be second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no E will warrant and defend the PROVIDED, ALWA request of the partic Sof the HI	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part _ 1000 the first part here be second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of t the true and lawful owners cumbrances; that there is no Full warrant and defend the PROVIDED, ALWAT request of the partic Sof the Hut of AND WHEREAS, sai ments, general and special, a mas thereon constantly insu ferred to said party of the sy there to said party of the said same such a such a mas, and may invest such a so expended together with the	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part _ 185 of the first part he he second part, its successors and assigns, that at the delivery hereof Hugh Gary and Anna Belle Gary, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. XS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, loaned and advanced to
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no provide the there is no provide the partice of the PROVIDED, ALWAY request of the partice of the ments, general and special, ings thereon constantly insu- pretered to said party of the se- verey kind, assessments, and r- claims, and assessments, and the second together with the AND WHEREAS, the	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 125 of the first part he he second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Gary, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. XS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance there in strange of the first part, loaned and advanced to
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no <u>F</u> will warrant and defend the PROVIDED, ALWAT request of the partic Sof the MID WHEREAS, said ments, general and special, a ings thereon constantly insu- ferred to said party of the su- wery kind, and if any or eit axes and may invest such a to expended together with the AND WHEREAS, the id on the <u>Sixtee</u>	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1990 the first part he be second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Gary, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. ZS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of inst part, loaned and advanced to
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no <u>F</u> will warrant and defend the PROVIDED, ALWAT request of the partic Sof the MID WHEREAS, said nents, general and special, a nest hereon constantly insu- erred to said party of the su- neys thereon constantly insu- erred to said party of the su- neys and assessments, and r lakins, and may invest such a to expended together with the AND WHEREAS, the id on the <u>Sixtee</u>	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 125 of the first part he he second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Gary, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. XS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance there in strange of the first part, loaned and advanced to
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no <u>F</u> will warrant and defend the PROVIDED, ALWAT request of the partic Sof the MID WHEREAS, said ments, general and special, a ings thereon constantly insu- ferred to said party of the su- wery kind, and if any or eit axes and may invest such a to expended together with the AND WHEREAS, the id on the <u>Sixtee</u>	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 100 of the first part here be second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no provide the partice of the PROVIDED, ALWAT request of the partice of the MIL warrant and defend the PROVIDED, ALWAT request of the partice of the MIL of	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1950 the first part here he second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Gary, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. Hugh Gary and Anna Belle Gary, his wife, same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, loaned and advanced to. Hugh Gary and Anna Belle Gary, his wife, the said party of the second part at the special instance of first part, loaned and advanced to. Hugh Gary and Anna Belle Gary, his wife, the said party of the second part at the special instance of first part, loaned and advanced to. Hugh Gary and Anna Belle Gary, his wife, the said party of the second part at the special instance of first part, loaned and advanced to. Hugh Gary and Anna Belle Gary, his wife, the said party of the second part is successors and assigns, to pay all taxes and as guints said lands and improvements in good repar, and to keep the be teed in such company or companies as said second party may designate and the policy or policies of insurance constantly the osaid argreements be not performed as a foresaid then said party of the second part is successors or assigns, may pay urgeter such insurance for such angung the cost thereof, and may also pay the final judgment for any statutory uma as may be necessary to protect the title or possession of said premises, including all costs and for the repayment of all more elarges thereon as provided by the By-Laws of said Association, these presents sail be security. e said
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no interpretermination of the PROVIDED, ALWAT request of the partic Sof the ments, general and special, and ments, general, and ments, and ments, general, and ments, and ments, general, and ments, and ments, general, and ments, and ments, and ment	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1990 of the first part here he second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no interpretent of the participation of the PROVIDED, ALWAY request of the participation of the ment, general and special, in ings thereon constantly insur- tered to said party of the su- no expended together with the AND WHEREAS, the AND WHEREAS, the idid on the <u>Sixtee</u> TULSA_BUILDING. For Value Received.	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1990 of the first part here he second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no interpretent of the partice of the PROVIDED, ALWAY request of the partice of the PROVIDED, ALWAY request of the partice of the ments, general and special, in ings thereon constantly insur- tered to said party of the su- no expended together with the AND WHEREAS, the AND WHEREAS, the idid on the <u>Sixtee</u> TULSA_BUILDING. For Value Received.	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1990 of the first part here he second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of the the true and lawful owners. cumbrances; that there is no Figure 1 and second the PROVIDED, ALWAY request of the partic Soft the MIL warrant and defend the PROVIDED, ALWAY request of the partic Soft the ments, general and special, a ings thereon constantly insu- terred to said party of the so- very kind, assessments, and r claims, and may invest such r so expended together with the AND WHEREAS, the did on the <u>Sixtees</u> TULSA BUILDING. For Value Received. The sum of <u>Nine t</u> the same being the monthly certificate therefor numbered	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1285 of the first part he he second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Gary, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a same against the lawful and equitable claims of all persons whomsoever. ZS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance to first part, loaned and advanced to
TO HAVE AND TO covenant with said party of the the true and lawful owners. cumbrances; that there is no Figure 1 and second the PROVIDED, ALWAY request of the partic Soft the MIL warrant and defend the PROVIDED, ALWAY request of the partic Soft the ments, general and special, a ings thereon constantly insu- terred to said party of the so- very kind, assessments, and r claims, and may invest such r so expended together with the AND WHEREAS, the did on the <u>Sixtees</u> TULSA BUILDING. For Value Received. The sum of <u>Nine t</u> the same being the monthly certificate therefor numbered	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1285 of the first part he he second part, its successors and assigns, that at the delivery hereof. Hugh Gary and Anna Belle Gary, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a one in adverse possession of same and that. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a same against the lawful and equitable claims of all persons whomsoever. ZS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance to first part, loaned and advanced to
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no interpretent of the partice of the PROVIDED, ALWAY request of the partice of the ments, general and special, of MND WHEREAS, said ments, general and special, of ments, general and special, of ings thereon constantly insu- terred to said party of the such a so expended together with the AND WHEREAS, the did on the	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1983 of the first part he he second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no interpretent of the same set of the PROVIDED, ALWAY request of the partic Soft the MIL warrant and defend the PROVIDED, ALWAY request of the partic Soft the MIL of the same set of the soft of the partic Soft the MIL warrant and set of the soft of the same set of the AND WHEREAS, said ings thereon constantly insu- ferred to said party of the so expended together with the AND WHEREAS, the did on the Sixtes TULSA BUILDING. For Value Received. The sum of <u>Ninet</u> the same being the monthly certificate therefor numbered Hugh Gary	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 199, of the first part ho he second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO covenant with said party of the the true and lawful owners cumbrances; that there is no interpretent of the particle of the PROVIDED, ALWAT request of the particle of the ments, general and special, ings thereon constantly in su ferred to said party of the such a so expended together with the AND WHEREAS, the AND WHEREAS, the indication of the size of the size thereon constantly in su ferred to said party of the such a so expended together with the AND WHEREAS, the idd on the <u>Sixtees</u> TULSA BUILDING. For Value Received The sum of <u>Ninet</u> the same being the monthly Certificate therefor numbered Hugh Gary	HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1983 of the first part he he second part, its successors and assigns, that at the delivery hereof

80