COMPARED No.²⁴⁹¹⁵⁵ C.M.J.

「日本の

and a second

MORTGAGE RECORD No. 469

| | de this 15th day of January 1924, between |
|---|--|
| land a faith an an an an an Arrange | ley formerly M. M. Bradley and S. E. Riley, her husband |
| 나는 아파 아는 것을 수 있었다. 이 것을 수 있다. | in |
| ULSA BUILDING | ANDLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma; party of the second part |
| | the said part195 of the first part, for and in consideration of the sum of |
| | Two Thousand and No/100 (\$22,000.00) |
| n hand paid by the said pa | rty of the second part, the receipt whereof is hereby acknowledged, ha Ye sold and by these presents,doGRANT, |
| 그 같은 사람은 것 수 집중한 것 같아. | EY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate, |
| ying and situated in the (| County of and State of Oklahoma, to-wit |
| | |
| | |
| All (| of Lot Four (4) and the West One Half (3) of Lot Five (5) |
| | in Block One Hundred Bighty Five (185) of the Original |
| | now city of Tulsa, Tulsa County, Oklahoma, according to |
| | recorded plat thereof. |
| | 그는 물건을 하는 것 같은 물건을 물건을 하는 것이 집에서 많아요. 이는 것이 가지 않는 것 같이 가지? 그는 것이 수는 물건이 있는 물건이 가지 않게 하는 것이 같은 것이 가지 않다. |
| | |
| | |
| | TREASURED TO CONCERNING |
| | The Suber's ENDORSEMENT The Volume of the second for the second f |
| ها ها استا سانه به نوبه کل د ها به ما به به به به به سانه ا | Francisco /3351 State of the ray ment of more son |
| | Win Ca The second s |
| | Derei i + 1 for et an fan , matt |
| ورجره فالمحاجب والمحاج فالمحاج والمحاج والمحاج | a CountryFrequer |
| | Lippy. |
| | 신수, 사람이 가장 있는 것은 것이 하는 것이 있는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것이 같아. 이 것을 하는 것이 같이 있는 것을 하는 것이 같아. 이 가지 않는 것이 있는 것 |
| entals and profits accruing | from said property from and after this date. |
| entals and profits accruing TO HAVE AND TO I covenant with said party of | IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_= of the first part hereby |
| entals and profits accruing TO HAVE AND TO I covenant with said party of Mo Mo I | from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, = of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I covenant with said party of <u>M. M. I</u> the true and lawful owner. | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_= of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I covenant with said party of <u>M. M. I</u> the true and lawful owner. | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_= of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. J. | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, = of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I che true and lawful owner. ncumbrances; that there is M. M. J vill warrant and defend the PROVIDED, ALWAY | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, = of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN request of the par 4 9306 th | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, = of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| rentals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. incumbrances; that there is M. M. I will warrant and defend the PROVIDED, ALWAN request of the part 9.8 of th M. M. I | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_= of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. incumbrances; that there is M. M. J will warrant and defend the PROVIDED, ALWAN request of the part 9.8 of th M. M. J | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_=_ of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I the true and lawful owner, neumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN equest of the part 9.50 fth M. M. I C AND WHEREAS, said nents, general and apecial, ngs thereon constantly ins erred to said party of the s of every kind, and if any o uch taxes and assessments ory lien claims, and may | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part =_ of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN equest of the pard 9.80 fth M. M. I AND WHEREAS, said nets, general and apecial, nets there on constantly ins erred to said party of thes is every kind, and if any o uch taxes and assessments ory lien claims, and may nent of all moneys so exper- AND WHEREAS, th | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part = of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN equest of the pard 9.80 fth M. M. I AND WHEREAS, said nets, general and apecial, nets there on constantly ins erred to said party of thes is every kind, and if any o uch taxes and assessments ory lien claims, and may nent of all moneys so exper- AND WHEREAS, th | from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part = of the first part hereby the second part, its successors and assigns, that at the delivery hereof |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN request of the pard 9.80 th M. M. I AND WHEREAS, said nents, general and special, ngs there constantly ins erred to said party of the s of every kind, and if any o uch taxes and assessments ory lien claims, and may nent of all moneys so exper- AND WHEREAS, the Hid on the | Irom said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part.=. of the first part hereby the second part, its successors and assigns forever. Said part.=. of the first part hereby the second part, its successors and assigns forever. Riley formerly H. M. Bradley and S. E. Riley, her husband are |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I che true and lawful owner. ncumbrances; that there is M. M. I will warrant and defend the PROVIDED, ALWAN request of the pard 9.80 th M. M. I AND WHEREAS, said nents, general and special, ngs thereon constantly ins erred to said party of the s of every kind, and if any o uch taxes and assessments ory lien claims, and may nent of all moneys so exper- AND WHEREAS, the Id on thefifteen | <pre>from said property from and after this date. HoLD THE SAME unto said party of the second part, its successors and assigns forever. Said part.=. of the first part hereby the second part, its successors and assigns, that at the delivery hereof</pre> |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN request of the part 950 fth M. M. I AND WHEREAS, said nents, general and apecial, ngs thereon constantly ins for every kind, and if any o uch taxes and assessments of every kind, and if any o uch taxes and assessments of every kind, and if any o uch taxes and assessments of every kind, and if any o uch taxes and assessments of every kind, and if any o uch taxes and assessments of every kind, and if any o uch taxes and assessments of uch the laims, and may nent of all moneys so exper- AND WHEREAS, the lid on theItteent | <pre>Irom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. =. of the first part hereby the second part, its successors and assigns, that at the delivery hereof</pre> |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I he true and lawful owner. neumbrances; that there is K. M. I vill warrant and defend the PROVIDED, ALWAY equest of the pard 9.50 th M. M. I AND WHEREAS, said ments, general and special, ngs thereon constantly ins and assessments ory lien claims, and may nent of all moneys so expe- AND WHEREAS, the Id on the <u>fifteep</u> ULSA. BUILDING . I | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. =</pre> |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I covenant with said party of M. M. I che true and lawful owner. ncumbrances; that there is M. M. I vill warrant and defend the PROVIDED, ALWAN request of the pard 9.80f th M. M. I AND WHEREAS, said ments, general and apecial, ngs thereon constantly ins erred to suid party of the s of every kind, and if any o uch taxes and assessments of every kind, and if any o uch taxes and assessments, the did on theflfteen ULSA. BUILDING. I For Value Received | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns lorever. Said part_= of the first part hereby the second part, its successors and assigns, that at the delivery hereof</pre> |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. Incumbrances; that there is M. M. J will warrant and defend the PROVIDED, ALWAY request of the part 9.8 of the M. M. J CAND WHEREAS, said ments, general and apecial, ings thereon constantly ins lered to suid party of the s of every kind, and if any o uch taxes and assessments for very kind, and if any o uch taxes and assessments out the and ill moneys so exper- AND WHEREAS, the did on theflfteen CULSA.BUILDING.A For Value Received The sum of | trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_=_ of the first part hereby Reliev formerly M. M. Bradley and S. E. Riley, her husbend are |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. Incumbrances; that there is M. M. J will warrant and defend the PROVIDED, ALWAY request of the part 9.8 of the M. M. J CAND WHEREAS, said ments, general and apecial, ings thereon constantly ins lered to suid party of the s of every kind, and if any o uch taxes and assessments for very kind, and if any o uch taxes and assessments out the and ill moneys so exper- AND WHEREAS, the did on theflfteen CULSA.BUILDING.A For Value Received The sum of | trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_=_ of the first part hereby Reliev formerly M. M. Bradley and S. E. Riley, her husbend are |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. incumbrances; that there is M. M. J will warrant and defend the PROVIDED, ALWAY request of the pard 9.8 of th M. M. J Control M. M. J AND WHEREAS, said ments, general and special, ngs thereon constantly ins for VHEREAS, said ments, general and special, ngs thereon constantly ins sof every kind, and if any o such taxes and assessments cory lien claims, and may ment of all moneys so exper- AND WHEREAS, the did on the | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part = _ of the first part hereby the second part, its successors and assigns, that at the delivery hereof. Rilley formerly M. M. Bradloy and S. S. Riley, her husband are</pre> |
| entals and profits accruing TO HAVE AND TO I sovenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. J vill warrant and defend the PROVIDED, ALWAY request of the part 950f th M. M. J AND WHEREAS, said ments, general and special, ngs thereon constantly ins for WHEREAS, said nents, general and special, ngs thereon constantly ins for which and if any o uch taxes and assessments ory lien claims, and may ment of all moneys so exper- AND WHEREAS, the fid on thefifteen ULSA. BUILDING .f For Value Received The sum of the same being the monthly Certificate therefor number M. M. Riley | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part = . of the first part hereby the second part, its successors and assigns, that at the delivery hereof. Rilley formerly M. M. Bradloy and S. S. Riley, her husband are</pre> |
| entals and profits accruing TO HAVE AND TO I covenant with said party of M. M. I the true and lawful owner. incumbrances; that there is M. M. J will warrant and defend the PROVIDED, ALWAY request of the part 950f th M. M. J AND WHEREAS, said ments, general and special, ngs thereon constantly ins for your provided the same of every kind, and if any o uch taxes and assessments ory lien claims, and may ment of all moneys so exper- AND WHEREAS, the did on the | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part = _ of the first part hereby the second part, its successors and assigns, that at the delivery hereof. Rilley formerly M. M. Bradloy and S. S. Riley, her husband are</pre> |
| entals and profits accruing TO HAVE AND TO I povenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. J vill warrant and defend the PROVIDED, ALWAN request of the pard 950f th M. M. J AND WHEREAS, said ments, general and apecial, ngs thereon constantly ins for every kind, and if any o such taxes and assessments of every kind, and if any o such taxes and assessments of every kind, and if any o such taxes and assessments. AND WHEREAS, the fid on thefifteen ULSA. BUILDING. A For Value Received. The sum of the same being the monthly Certificate therefor number M. M. Riley | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns foraver. Said part.=. of the first part hereby the second part, its successors and assigns, that at the delivery hereof</pre> |
| entals and profits accruing TO HAVE AND TO I povenant with said party of M. M. I the true and lawful owner. ncumbrances; that there is M. M. J vill warrant and defend the PROVIDED, ALWAN request of the pard 950f th M. M. J AND WHEREAS, said ments, general and apecial, ngs thereon constantly ins for every kind, and if any o such taxes and assessments of every kind, and if any o such taxes and assessments of every kind, and if any o such taxes and assessments. AND WHEREAS, the fid on thefifteen ULSA. BUILDING. A For Value Received. The sum of the same being the monthly Certificate therefor number M. M. Riley | <pre>trom said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part.=. of the first part hereby the second part, its successors and assigns, that at the delivery hereod</pre> |

90