COMPARED 249633 0.11. J. MORTGAGE RECORD No. 469

No.-

C. H. Gordon	1, a single man	
	in Tulsa	County, and State of Oklahoma, part, of the first part, and t
TULSA BUILDING AND		ganized under the laws of the State of Oklahoma, party of the second pa
	승규는 승규는 것이 같아. 지난 것이 집에 들어야 하는 것이 있는 것이 많이 많이 있는 것이 같아.	st part, for and in consideration of the sum of
Two Hundred		DOLLAR
		wiedged, ha 9 sold and by these presents does GRAN'
나는 것을 많이 다니 것을 만큼 감정을 감정했다.	지방지 않는 것 같은 것을 만들었는 것 같은 것을 것 같아.	아이 것 같은 말 같다. 것이 잘 가장 것 봐야?. 것이 집안했는데 말로 다 한 것으로 못했다.
한 이 사람들은 것을 물로 물리고 있는		ts successors and assigns forever, all the following described real estat
lying and situated in the County of		and State of Oklahoma, to-w
lot Nine	(9), Block Four (4), Maple	Park Addition to the
		o the Recorded Plat
thereof	a Angle mangalah ing pagina k	<u></u>
	ander en state de la companya de la sector de la companya de la sector de la companya de la sector de la compa Nota de la companya d	
	TREASURT	
	I in the second s	R'S ENDORSEMENT
	Recription 3449	IR'S ENDORSEMENT, at I revelved 5 20 and issued havefor in payment of morigage
	futze ana star au ichor a star au ichor a star au	$c_{\infty} = \lambda_{1}$
	Lance of 4	1 Jan 1024
ана на на таки на таки и ракона на на таки. 	Lance en 24 Ve vena	The for Demander
	, a der min it stat witten in eine einen frieden in eine eine eine eine eine beite einen staten auf der Konstationen auf der	and some the second s
		Герну
ticular, and with all and singular rentals and profits accruing from sai TO HAVE AND TO HOLD T	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its	thereto belonging. A first and specific lien is hereby granted on a successors and assigns forever. Said part, X_{-} of the first part here
ticular, and with all and singular rentals and profits accruing from sai TO HAVE AND TO HOLD T	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver	ame in case the conditions of this mortgage become broken in any pathereto belonging. A first and specific lien is hereby granted on a successors and assigns forever. Said part, X_{-} of the first part hereighter part hereighter the successors and assigns for the same specific lies of the first part here is the same specific lies of the same specific
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner	the tenements, hereditaments and appurtenances and property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part, X_{-} of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon O. H. GC the true and lawful owner, of t incumbrances; that there is no one i	the tenements, hereditaments and appurtenances tid property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that.	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part Y_{-} of the first part hereby phereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. Go the true and lawful owner, of t incumbrances; that there is no one i C. H. Go will warrant and defend the same age	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part, \mathcal{Y}_{-} of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that or don ainst the lawful and equitable claims of all persons w these presents are upon the express conditions tha	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_{-} of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Z of the first pa	the tenements, hereditaments and appurtenances iid property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part, \overline{X}_{-} of the first part here y hereof good and indefeasible estate of inheritance therein, free and clear of a homsoever. t, whereas, the said party of the second part at the special instance a
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same aga PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its and part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_{-} of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that ordon after the lawful and equitable claims of all persons w i these presents are upon the express conditions tha art, loaned and advanced to	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_{-} of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part Y ments, general and special, against ferred to said party of the second pa of every kind, and if any or either such taxes and assessments, and mm tory lien claims, and may invest s	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_ of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. ∑ of the first pa C. H. GO Two Hundred AND WHEREAS, said part. X ments, general and special, against ings thereon constantly insured in s ferred to said party of the second pa of every kind, and if any or either such taxes and assessments, and mu tory lien claims, and may invest s inert of all moneys so expended tog AND WHEREAS, the said	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said purt_N_ of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. ∑ of the first pa C. H. GO Two Hundred AND WHEREAS, said part. X ments, general and special, against ings thereon constantly insured in s ferred to said party of the second pa of every kind, and if any or either such taxes and assessments, and mu tory lien claims, and may invest s inert of all moneys so expended tog AND WHEREAS, the said	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_ of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against for every kind, and if any or either such taxes and assessments, and mi tory lien claims, and may invest s ment of all moneys as expended tog AND WHEREAS, the said	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GO the true and lawful owner of t incumbrances; that there is no one i C. H. GO will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against for y dien claims, and may invest s inent of all moneys so expended tog AND WHEREAS, the said	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part. X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against ings thereon constantly insured in s for expression and may invest s ment of all moneys so expended tog AND WHEREAS, the said AND WHEREAS, the said did on the	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_ of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful ownerof t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part Y ments, general and special, against for y due Rescond to the said assessments, and my invest s ment of all moneys so expended toge AND WHEREAS, the said	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against ings thereon constantly insured in s ferred to said party of the second pa of every kind, and if any or either AND WHEREAS, the said AND WHEREAS, the said did on the Twenty-t ULSA BUILDING LOA For Value Received I The sum of FOUR the same being the monthly dues on	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_ of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against ings thereon constantly insured in shere of costing party of the second pa of every kind, and if any or either o such taxes and assessments, and mu tory lien claims, and may invest s ment of all moneys so expended tog AND WHEREAS, the said did on theTwenty_t ULSA_BUILDINGCOA For Value Received_I The sum ofFOUR the same being the monthly dues on Certificate therefor numbered4	the tenements, hereditaments and appurtenances id property from and after this date. PHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part X_ of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against ings thereon constantly insured in story lien claims, and may invest s ment of all moneys so expended tog AND WHEREAS, the said did on the	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part. X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful owner of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO TWO HUNDRED, ALWAYS, And request of the part Y of the first pa C. H. GO TWO HUNDRED, ALWAYS, And request of the part Y of the first pa C. H. GO TWO HUNDRED, Said part Y ments, general and special, against ferred to said party of the second pa of every kind, and if any or either such taxes and assessments, and mu tory lien claims, and may invest s ment of all moneys so expended togo AND WHEREAS, the said	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part. X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GO the true and lawful owner of t incumbrances; that there is no one i C. H. GO will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO TWO HUNDRED ALWAYS, and request of the part. Y of the first pa C. H. GO TWO HUNDRED AND WHEREAS, said part. Y ments, general and special, against for y due and may invest s ferred to said party of the second pa of every kind, and if any or either such taxes and assessments, and mu tory lien claims, and may invest s ment of all moneys so expended tog AND WHEREAS, the said did on theTwenty-t ULSA BUILDING LOA For Value Received I	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver or don the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part. X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secon C. H. GC the true and lawful ownerof t incumbrances; that there is no one i C. H. GC will warrant and defend the same aga PROVIDED, ALWAYS, And request of the part Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part Y ments, general and special, against for y due danty of the second pa devery kind, and if any or either such taxes and assessments, and mu tory lien claims, and may invest s ment of all moneys so expended togo AND WHEREAS, the said did on the <u>Twenty-t</u> ULSA BUILDING LOA For Value Received I. The sum of <u>Four</u> the same being the monthly dues on Certificate therefor numbered	the tenements, hereditaments and appurtenances id property from and after this date. FHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part. X. of the first part here y hereof
ticular, and with all and singular rentais and profits accruing from sai TO HAVE AND TO HOLD T covenant with said party of the secor C. H. GC the true and lawful owner, of t incumbrances; that there is no one i C. H. GC will warrant and defend the same age PROVIDED, ALWAYS, And request of the part. Y of the first pa C. H. GO Two Hundred AND WHEREAS, said part. Y ments, general and special, against ings thereon constantly insured in signer do said party of the second pa of every kind, and if any or either o acch taxes and assessments, and mu tory lien claims, and may invest s ment of all moneys so expended tog AND WHEREAS, the said did on the	the tenements, hereditaments and appurtenances id property from and after this date. PHE SAME unto said party of the second part, its md part, its successors and assigns, that at the deliver ordon the said premises above granted, and seized of a g in adverse possession of same and that	thereto belonging. A first and specific lien is hereby granted on successors and assigns forever. Said part. X. of the first part here y hereof

97