No.

MORTGAGE RECORD No. 469

this indenture, Made this 15th day of January 192.4 Stewart B. Ware and Imogene Ware, his wife,	, between
	State of Oklahoma, partes of the first part, and the
THOMES SAVENOS AND	'마음일시[#HEE] '하다 HEEL' HEEL' HEEL HEEL
LOAN ASSOCIATION, a corporation organized under the a	기계를 중앙하다는 일이 얼마나가 하다고 있다면 나오면?
	DÖLLARS
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha $ extstyle extstyle$	d and by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and a	ssigns forever, all the following described real estate,
ring and situated in the County of	and State of Oklahoma, to-wit
는 사용을 가능하는 것이 되는 것이 가장 수 있을 때문에 가장 살고 있다. 그리는 사용을 받는 것으로 되었다. 그리는 것이 되었다. 	
The West Seventy-five (W275) feet of Lot Nir	neteen (19),
Block Nine (9), Gillette-Halff Addition to t	N = 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4
Tulsa, Oklahoma, according to the recorded p	ng miliga garab bilagili mga barata masa limba masa ili barata di mili mga mili ammili da ili bali ili bila ma
together with all improvements thereon.	
TREASURER'S ENDORSEMENT	
TREASURER'S ENDORSEMENT I hearing center that Treceived \$ 300mid Received \$ 300mid Received \$ 300mid	ізвиеф
Received 10/36/2 flower in payment of mo	uguge.
fax of the solding the section of the 192	
W. w S. K. Soy, Contain graphier	
Deputy	
Actions of the second s	
	at Kore (f. 1922) e Dere Ordereger bet eksperiet in de 1999 geben. Dere name best de statte fin fin betat skiller het fingelijk fin fin het fin fin fin fin fin fin fin fin fin f
entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and ass covenant with said party of the second part, its successors and assigns, that at the delivery hereof they are	ing a section of the first of the property of the first o
the true and lawful owner. So of the said premises above granted, and seized of a good and indefeasil	
incumbrances; that there is no one in adverse possession of same and that they	i mesamum menerakan ura Penusian inggan
will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the sale	d party of the second part at the special instance an
request of the part i e Sof the first part, loaned and advanced to	
Stewart B. Ware and Imogene Ware, his wife,	
Three Thousand and No/100	
AND WHEREAS, said parties of the first part agree with the said party of the second part, if ments, general and special, against said lands and improvements thereon, when due, and to keep said ings thereon constantly insured in such company or companies as said second party may designate and ferred to said party of the second part, its successors or assigns; and also to keep said lands and improve of every kind, and if any or either of said agreements be not performed as aforesaid then said party of such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, tory lien claims, and may invest such sums as may be necessary to protect the title or possession of a ment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Ass	s successors and assigns, to pay all taxes and assess improvements in good repair, and to keep the build the policy or policies of insurance constantly ransiments thereon free from all statutory lien claim the second part its successors or assigns, may pa and may also pay the final judgment for and status aid premises, including all costs and for the repay ociation, these presents shall be security.
AND WHEREAS, the said Stewart B. Ware and Imogene Ware, hi	S WIIE,
did on the 15th day of January, 1924,	
ME SAVINGS AND LOAN ASSOCIATION their note or obligation, which is mase a part h	ereof and in the words and figures as follows, to-wi
NOTE OR OBLIGATION BAX	theville Chlapomo
NOTE OR OBLIGATION For Value Received We	ha Okla ostinary 10, 192
The sum of Twenty-two and 80/100	DOLLAR
the same being the monthly dues on the 30share_8of the capital stock	of said Association, represented and evidenced by th
C. 16 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
Stewart B. Ware Three Thousand and No/100 Twenty-four and No/100	to said Association to secure a loan
Three Thousand and No/100	DOLLARS, and the sum of
Twenty-four and No/100	DOLLARS: the same being the interes
due monthly upon said sum so borrowed by us and we promise to pay said Asso	ociation at its Home Office at Bartlesville
the said sums of money, amounting in the aggregate toULVY_SIA_andUV/LVY	
on the 15th day of each and every month, and continue sauch monthly payments for a term of100	months from the date hereof.