I

Danner C

MORTGAGE RECORD No. 469

	day of February 192 4, between
Corine Cotton (formerly Corine ;	Dawsic) and Monsieur Cotton her husband
	Tulsa
UNION BUILDING AND LOAN ASS	SOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par
WITNESSETH, That the said part 198 Eight Hundred & No/100	of the first part, for and in consideration of the sum ofDOLLARS
in hand paid by the said party of the second part, the re	ecipt whereof is hereby acknowledged, ha Ve -sold and by these presentsdoGRANT
	id party of the second part, its successors and assigns forever, all the following described real estate
lying and situated in the County ofTul	Saand State of Oklahoma, to-wi
in the state of th	
	(12) in Block numbered one (1) or Fairview y of Tulsa, according to the recorded plat
	ith all improvements thereon,
ouglant rogerner w	
일본 사람이 하나가 얼굴하다는 전하는 이다. 근 얼마나를 때	A TOTAL CONTRACTOR OF THE STATE
	TREASURERS ENDORSEMENT here're sa trychol I receved \$1,80 and issued the /3832 the commission of mentions
و گوند که کار در داده در داده در در داده در داده کار در در در داده در در در داده کار داده در در داده در در درد که روز پر پاهود در در در در در داده کار در	incomplete (383) (see to a payment of month ga
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
they are	and assigns, that at the delivery hereof
the true and lawful owner5 of the said premises about	ove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
incumbrances; that there is no one in adverse possession \mathbf{they}	of same and that
	putable claims of all persons whomsoeyer. Son the express conditions that, whereas, the said party of the second part at the special instance and
request of the part 1e &f the first part, loaned and advan-	ced to
Corine Cotton and Monsieu	r Cotton, her husband the sum o
Eight Hundred &	No/100 DOLLARS
AND WHEREAS, said part 1986 the first part agments, general and special, against said lands and imprings thereon constantly insured in such company or conferred to said party of the second part, its successors or of every kind, and if any or either of said agreements be such taxes and assessments, and may effect such insura tory lien claims, and may invest such sums as may be ment of all moneys so expended together with the charge	ree with the said party of the second part, its successors and assigns, to pay all taxes and assess- ovements thereon, when due, and to keep said improvements in good repair, and to keep the build- apanies as said second party may designate and the policy or policies of insurance constantly trans- ssigns; and also to keep said lands and improvements thereon free from all statutory lien claims e not performed as aforesaid then said party of the second part its successors or assigns, may pay nee, for such purpose, paying the costs thereof, and may also pay the final judgment for and statu- e necessary to protect the title or possession of said premises, including all costs and for the repay s thereon as provided by the By-Laws of said Association, those presents shall be security.
AND WHEREAS, the saidCorine_Co	tton and Monsieur Cotton
	day of February, 1924 make and deliver to the
NION BUILDING AND LOAN ASSOCIATION	their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit
	NOTE OR OBLIGATION
	AND LOAN ASSOCIATION, the following sums of money viz
For Value Receivedpromise to pay to the	he order of
The sum of Two Hours 1041 & Ru	
	DOLLARS
Cartificate therefor numbered 337 this	downladged by
Cartificate therefor numbered 337 this	downladged by:
Certificate therefor numbered 337 this Corine Cotton Gight Hundred & No/100	day pledged byto said Association to secure a loan o
Certificate therefor numbered 337 this Corine Cotton Fight Hundred & No/100 Six & 40/100	/100 DOLLARSshare
Certificate therefor numbered 337 Corine Cotton Right Hundred & No/100 Six & 40/100 due monthly upon said sum so borrowed by us	day pledged by