## MORTGAGE RECORD No. 469

	day of March , 192 4 between
	Nettie E. Faucher, his wife
	inTulesCounty, and State of Oklahoma, parties of the first part, and the
WITNESSETH, That the said part	198of the first part, for and in consideration of the sum of
	and 00/100 DOLLARS,
	oart, the receipt whereof is hereby acknowledged, ha Y.Qsold and by these presents
ing and situated in the County of	M unto said party of the second part, its successors and assigns forever, all the following described real estate,  Tulsa  and State of Oklahoms, to-wit
ma south One II	undred Fifty (150) feet of the West Fifty (50) feet
	, Block One (1) Highlands Addition to the city of
	, according to the Recorded plat thereof.
	그 집 사람들이 많은 맛이 있다면 맛있다면 있다면 되는 것은 것이 되었다.
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cular, and with all and singular the tenemicals and profits accruing from said property. TO HAVE AND TO HOLD THE SAM venant with said party of the second part, its J. B. Faucher e true and lawful owner. of the said procumbrances; that there is no one in adverse J. B. Faucher li warrant and defend the same against the la PROVIDED, ALWAYS, And these presquest of the part 1984 the first part, loaned J. B. Faucher Thirty  AND WHEREAS, said part 1986 the first part, loaned great the said party of the second part, its sue every kind, and if any or either of said ages thereon constantly insured in such comprete to said party of the second part, its sue every kind, and if any or either of said ages thereon and assessments, and may effect a ry lien claims, and may invest such sumsent of all moneys so expended together with AND WHEREAS, the said	nents, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all y from and after this date.  E unto said party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof
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ntals and profits accruing from said property.  TO HAVE AND TO HOLD THE SAM evenant with said party of the second part, its  J. B. Faucher  The true and lawful owner. of the said procumbrances; that there is no one in adverse  J. B. Faucher  Ill warrant and defend the same against the late of the part 1950 the first part, loaned  J. B. Faucher  Thirty  AND WHEREAS, said part 1950 the first, general and special, against said lands gothered to said and seed the same against said lands gothered and assessments, and may effect so the first part, its such taxes and assessments, and may effect so the first part of all moneys so expended together with AND WHEREAS, the said.  J. B. Tenth  A BULLDING AND LOAN ASSOCIATION A	the service and appurtenances thereto belonging. A first and specific lien is hereby granted on all y from and after this date.  E unto said party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof.  And Nettie E. Faucher, his wife,  remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that.  And Nettie E. Faucher,  wiful and equitable claims of all persons whomsoever.  sents are upon the express conditions that, whereas, the said party of the second part at the special instance and and advanced to.  and Nettie E. Faucher,  —fire Hundred and OO/100  DOLLARS, irst part agree.  with the said party of the second part, its successors and assigns, to pay all taxes and assesses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-analy or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims recessors or or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims recessors or assigns; and also to keep said and said and any also pay the final judgment for and statuas may be necessary to proceed the title or possession of said premises, including all costs and for the repaythe charget thereon as provided by the By-Laws of said Association, these presents shall be accurrity.  B. Faucher and Nettie E. Faucher, his wife,  March, 1924  March, 1924  March, 1924  Tulisa, Okla,  March 10,  March 10,  1924  Tulisa, Okla,  Mar
cular, and with all and singular the tenomicals and profits accruing from said property. TO HAVE AND TO HOLD THE SAM evenant with said party of the second part, its J. B. Faucher the true and lawful owner. Of the said procumbrances; that there is no one in adverse J. B. Faucher. Ill warrant and defend the same against the late PROVIDED, ALWAYS, and these presquest of the part 19. If the first part, loaned J. B. Faucher.  AND WHEREAS, said part 19. Of the first system constantly insured in such compared to said party of the second part, its successful, and if any or either of said age, that the claims, and may invest such sums ent of all moneys so expended together with AND WHEREAS, the said.  AND WHEREAS, the said.  AND WHEREAS, the said.  Thirty-thr don't be second part, its successful and second part, its successful and its such compared to said party of the second part, its successful and second part, its succ	thents, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all y from and after this date.  E unto said party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof.  And Nettie 2. Faucher, his wife,  remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that.  And Nettie 3. Faucher,  swill and equitable claims of all persons whomsoever.  sents are upon the express conditions that, whereas, the said party of the second part at the special instance and and advanced to.  and Nettie E. Faucher,  —five Hundred and 00/100  DOLLARS, tree part agree. with the said party of the second part, its successors and assigns, to pay all taxes and associate and improvements hereon, when due, and to keep said improvements in good repair, and to keep the build any or companies as said second party my designate and the policy or policies of insurance constity trans-  rements be not performed as aforesaid then said party of the second part its successors or assigns, may not insurance. For such proper, paying the costs thereof, and may also pay the final judgment for and status as may be necessary to protect the title or possession of said premises, including all costs and for the repay-  the charges thereon as provided by the By-Laws of said Association, these presents hall be security.  B. Faucher and Nettie E. Faucher, his wife,  March, 1924  March, 1924  March, 1924  March and 27/100  DOLLARS,  to pay to the order of Tulsa Building March 10.  Tulsa, Okla, March 10.  1924  Tulsa, Okla, March 10.  1924  Tulsa, Okla, March 10.  1924  To pay to the order of Tulsa Building March 10.  1924  To pay to the order of Tulsa Building March 10.  1924  To pay to the order of Tulsa Building March 10.  1924  To pay to the order of Tulsa Building March 10.  1924  To pay to the order of Tulsa Building March 10.  1924  This appren
cular, and with all and singular the tenomicals and profits accruing from said property.  TO HAVE AND TO HOLD THE SAM evenant with said party of the second part, its J. B. Faucher the true and lawful owner. of the said procumbrances; that there is no one in adverse J. B. Faucher all warrant and defend the same against the late PROVIDED, ALWAYS, and these presquest of the particular of the first part, loaned J. B. Faucher Thirty  AND WHEREAS, said particular and appeal and special, against said lands gothere on stantly insured in such compred to said party of the second part, its success and assessments, and may effect stylien claims, and may rester such sumsent of all moneys so expended together with AND WHEREAS, the said J. AND WHEREAS, the said J. AND WHEREAS, the said J. J. B. For Value Received We promise the sum of Twenty-three same being the monthly dues on the J. B. Faucher and M. Thirty-five Huntury-five Hu	the service and appurtenances thereto belonging. A first and specific lien is hereby granted on all y from and after this date.  E unto said party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof.  And Nettie E. Faucher, his wife,  remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that.  And Nettie E. Faucher,  wiful and equitable claims of all persons whomsoever.  sents are upon the express conditions that, whereas, the said party of the second part at the special instance and and advanced to.  and Nettie E. Faucher,  —first part agree.  with the said party of the second part, its successors and assigns, to pay all taxes and assesses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-analy or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims resements be not performed as aforesaid then said party of the second part its successors or assigns, may pay uch insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and statuass may be necessary to protect the title or possession of said premises, including all costs and for the repay-  the charges thereon as provided by the By-Laws of said Association, these presents shall be accurity.  B. Faucher and Nettie E. Faucher, his wife,  March, 1924  make and deliver to the CIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulisa, Okla,  March 10,  192.4  And  And  And  And  And  And  And  An

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