MORTGAGE RECORD No. 469.

If which shall be a lieu upon and premises and secured by which excepts the second part hall be applied on the payment of and debt. And the and part 2.5 of the part of the second part hall be applied on the payment of and debt. And the and part 2.5 of the part of the second consideration, do. In the event of leap part shall be applied on the payment of and debt. And the and part 2.5 of the part of the second consideration, do. In the event of default on the part of the mortgage, and inhibitedness thereby secured shall be carefuled and the surrender value thereof as received in the part of the mortgage, and the share of stock above referred to shall be carefuled and the surrender value thereof as received in the part of the mortgage, and the share of stock above referred to shall be carefuled and the surrender value thereof as received in the part of the mortgage, and the share of the stock of the share of the source of the same due at the source of the source of the source of the stock of the share of the source of the same due at the source of the	그리아 아마니 아마니 아마니라 하는 그리아 없다면 하다. 아래의 그렇지 않는데 있는데 하는데 하는데 되었다면 하는데 이 얼룩하는데 어떻게 되었다는데 되었다.	ims of money, or any part thereof, monthly as aforesaid, to pay all fines and By-Laws of said Association, and if, in case of default, the stock hereof, be insufficient to prepay said Association any balance which may
steer until the maturity of sain shock and the payment of all fines, possibles, offenesses, lines and other charges shall estable all of and certificate to the control of the said Share 2	ue and owing on said loan. ————————————————————————————————————	pay and discharge same. If the By-Laws or shall fall for a he By-Laws or shall become indebted to the Association in a sim equal of this obligation shall become due and payable and may be collected by
to contempts by and Assemblish on the part yells charged that the Stephen and does did subject and does does the part Assemblish of the analysis of the stephen and the part of the pa	교육화가 하다. 하는 성급 있는 데 이번 사람들은 하는 하고 하는 것을 잃었다. 하는 경고 있는 아버릇들로 가 보험 능하다 하다.	그는 생물에 하시는 전시하는 항상목에 불었다는 그렇다는 중에는 이 동네를 하게 하시다. 중국인 모든 것으로 하는 것이다.
C. S. Schrock Statio M. Schrock Statio M.		
NOW THEREFORE. If said part. 183 the face part shall bey the several sums of mong mentioned in said and on soligation, including all date, in a greenest, shall be not, otherwise the same shall be not round in full force and effect, and this months of the principal of each state in the same shall be not round in full force and effect, and this months of the principal of each state in the same shall be not round in full force and effect, and this months of the company of the same shall be not been stated in the same shall be not been spon and precise and provided in any degree of the contrages, and contrages and of conceiver months through any of the months and the same shall be not been spon and precise on the provided of the same shall be not been spon and precise on the provided of the same shall be not been spon and precise on the same shall be not been spon and precise on the provided of the same shall be not		
NOW TRERFORE, if said part 10 th first part shall pay the several sums of money mentioned in said not or obligation, nebuding all these and said, when they shall be not become due and payable, as atomstic, and shall faithfully perform all of the said agreements therein catalact, then the said for the impaid among of the principal of said ands. the unput is derected and increase, and the said agreements between catalact, then the said of the beautiful and the said agreements the said and the said of the said agreements and immunos, and to protect the tile of and premises, topshire with the charges are provided by the said party second part, to pay said taxes, measured as all immunos, and to protect the tile of and premises, topshire with the charges are provided by the said party second party. The said the said party said the said of the said party said to said the said party said the said the said party said to said the said the said party said to said the said the said party said the said and the said party said the said the said party said the said the said party said the said the said the said party said the		Nattie M. Schrock
He Hundre of POTEN (Abbit shill be in his mayon and premises and secured by the mortgage, the both mortgage, the both of receivant thereof thereon, and all ratic collected ship party of the secured port; that he applied on the nortgage, the both mortgage, the both mortgage, the both mortgage, the both mortgage, the both specific of the person of the	NOW THEREFORE, If said part. 168 of the first part shall pay the several sun est and fines, when they shall be or become due and payable, as aforesaid, and si se presents, shall be void, otherwise the same shall be and remain in full forced for the unpaid amount of the principal of said note, the unpaid interest and second part, to pay said taxes, assessments and insurance, and to protect the	그들이 하는 사람들은 사람들 생활이 가지 어느 생각을 하지만 하는 것이 되었다. 이 없는 그 전 살아가는 생각하면 되었다.
In the count of default on the part of the mortinger. In the performance of any of the obligations of the sold so of the mortings of the morting of the morting of the morting of the count of collection thereof, shall be applied upon the inchested from aid property, and shall be entitled to celled and two the aid rate, which see the cont of collection thereof, shall be applied upon the inchested from aid property, and shall be entitled to celled and two the control of the count of collection thereof, shall be applied upon the inchested shall be applied upon the inchested and account of the control of the collection thereof, shall be applied upon the inchested of the collection and the shall be applied upon the inchested of the collection and the shall be applied upon the collection and the law of the State of the collection and the law of the State of the collection are to govern. IN WITTESS WHEREOF, The mid part, 108 of the first part, in Yo. becambose the thing of the laws of the State of Okishoma are to govern. ACKNOWLEDGMENT to of Okishoma, — — Tulsq — — County, se. ACKNOWLEDGMENT County, se. ACKNOWLEDGMENT to of Okishoma, — — Tulsq — — County, se. Before me. — T. Q. Crant — a Notary Public in and for mid County and State, on this. Thirty— day of March — 192, 4 personally appeared. — S. Schrook and Nettie M. Schrook, his wife, — one will be a secured the within and foregoing instrument, and nowledged to me that they were under the same as the state of the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. — T. G. Crant — Notary Public, commission expires. May 21, — 192, 7. (Soal) Filed for record in Tules County, Okishoma, on the — 49 of — 49 of — 192, 4 at 4:35	(보기 사용규모) 후보 기술 모습 수 있을 수 있는 것이 하는 것이 없는 그런 그는 그를 살은 것이다. 그를 살아 보는 것이 없는 것이다.	돌아진 하면 교육, 리얼마 전에, 전쟁을 잃었다. 물이 들어가고 있는 것으로 가까지만 만든다. 그림에 열심을 가입하다.
In the count of default on the part of the mortinger. In the performance of any of the obligations of the sold so of the mortings of the morting of the morting of the morting of the count of collection thereof, shall be applied upon the inchested from aid property, and shall be entitled to celled and two the aid rate, which see the cont of collection thereof, shall be applied upon the inchested from aid property, and shall be entitled to celled and two the control of the count of collection thereof, shall be applied upon the inchested shall be applied upon the inchested and account of the control of the collection thereof, shall be applied upon the inchested of the collection and the shall be applied upon the inchested of the collection and the shall be applied upon the collection and the law of the State of the collection and the law of the State of the collection are to govern. IN WITTESS WHEREOF, The mid part, 108 of the first part, in Yo. becambose the thing of the laws of the State of Okishoma are to govern. ACKNOWLEDGMENT to of Okishoma, — — Tulsq — — County, se. ACKNOWLEDGMENT County, se. ACKNOWLEDGMENT to of Okishoma, — — Tulsq — — County, se. Before me. — T. Q. Crant — a Notary Public in and for mid County and State, on this. Thirty— day of March — 192, 4 personally appeared. — S. Schrook and Nettie M. Schrook, his wife, — one will be a secured the within and foregoing instrument, and nowledged to me that they were under the same as the state of the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. — T. G. Crant — Notary Public, commission expires. May 21, — 192, 7. (Soal) Filed for record in Tules County, Okishoma, on the — 49 of — 49 of — 192, 4 at 4:35	said party of the second part shall be applied on the payment of said debt. An reby expressly waive an appraisement of said real estate and all the benefits of the he the event of legal proceedings to foreclose this mortgage, the indebtedness thereby rent per annum in lieu of further monthly installments, and the shares of stockovided in the By-Laws of said Association, as of the date of the first default, shall be	the said part 188 of the first part, for said consideration, do omestead exemption and stay laws of the State of Oklahoma. secured shall bear interest from date of default at the rate of ten (10%) above referred to shall be cancelled and the surrender value thereof us pplied in reduction of the sums due on this mortgage.
IN WITNESS WHEREOF, The said part 108, of the first part has 76 hereuntose. The ir, and 8 and seal 8 the day and year above feto. G. S. Sohrock Hettie M. Schrock ACKNOWLEGGENT County, sa. Before me. T. G. Grant and for said County and State, on this Thirty—day of March 192 4 personally appeared G. S. Schrock and Hettie M. Schrock, his wife, to me known to be the identical person. S. who executed the within and foregoing instrument, and nowledged to me that they executed the same as the irree and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public. Commission expires. May 21, 192 7. (Seel) Filed for record in Tules County, Oklahoma, on the 31 day of March 192 4 at 4:35. Filed for record in Tules County, Oklahoma, on the San and Casal Andrea County, Oklahoma, on the Grant Casal Andrea		
G. S. Schrock Nottie M. Schrock Nottie M. Schrock ACKNOWLEDGMENT County, sa. Before me, T. 9. Grant a Notary Public in and for said County and State, on this Thirty first day of March 192 4 personally appeared G. S. Schrock and Nettie M. Schrock, his wife, to me known to be the identical person. S. who executed the within and foregoing instrument, and nowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes thereis ast forth: WITNESS my hand and official seal the day and year above set forth. WITNESS my hand and official seal the day and year above set forth. T. G. Crant. Notary Public, commission expires. May 21, 192 7. (Seal) Filed for record in Tubas County, Oklahoma, on the 31 day of March 192 4 at 4:35. Filed for record in Tubas County, Oklahoma, on the 31 day of March 192 4 at 4:35. Before T. M., Book 469, page 184 Seal O. G. Wester,	IN WITNESS WHEREOF, The said part 108 of the first part ha Ve he litten.	reunto set the ir and S and seal S the day and year above
te of Oklahoma Tules County, ss. Before me. T. G. Grant a Notary Public in and for said County and State, on this Thirty day of March 1924 personally appeared C. S. Schrock and Nettie in Schrock, his wife, to me known to be the identical person	강을 하는 것이 없는 것이 되었다. 그런 사람들은 사람들은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없었다. 같은 것이 있는 것이 없는 것이 없는 것이 없는 것이 되었다. 그런 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다.	
to of Oklahoma Tules - County. ss. Before me. T. G. Grant a Notary Public in and for said County and State, on this Thirty day of March 192 4. personally appeared Co. S. Schrock and Nettie M. Schrock, his wife, to me known to be the identical person. S who executed the within and foregoing instrument, and newledged to me that they executed the same as their cost and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public. commission expires May 21, 192 7. (Seal) Filed for record in Tules County, Oklahoma, on the 192 4 st. 4:35		
ACKNOWLEDGMENT County, ss. Before me. T. G. Grant a Notary Public in and for said County and State, on this. Thirty first day of March 192 4 personally appeared G. S. Schrock and Nottie M. Schrock, his wife, to me known to be the identical person. S. who executed the within and foregoing instrument, and nowledged to me that. they executed the same as theirree and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public. Commission expires. May 21, 192 7. (Seal.) Filed for record in Tules County, Oklahoma, on the Arrival of the same and purposes therein set forth: ACKNOWLEDGMENT G. S. Schrock and Nettle M. Schrock, in Schrock and Nettle M. Schrock, in Schrock and Nettle M. Schrock and		가게 들었다면 하지 않는 등에 하지 않는 사람들은 경기를 받는 것이 되는 것이 되는 것이 되었다.
WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public. 7. (Seal) Filed for record in Tulsa County, Okiahoma, on the day of March 1924 at 4:35 Lock P. M., Book 469, Page 184 Brady Prown (Seal) 0. G. Wester,	te of Oklahema, Tulsa Gounty , s Before me, T. G. Grant , a Notary Public in	s. and for said County and State, on this Thirty- day of
Filed for record in Tulsa County, Oklahoma, on the day of March 192 4 at 4:35 lock P. M., Book 469, Page 184 Brady Brown (Seal) C. G. Wesver, C. C. Wesver, C. C. Wesver, C. C. C. C. Wesver, C. C. C. C. Wesver, C. C. C. Wesver, C. C. C. Wesver, C. C. C. C. Wesver, C. C. C. Wesver, C. C. C. C. C. Wesver, C. C. C. C. C. C. Wesver, C. C. C. C. C. Wesver, C. C. C. C. C. C. C. C. Wesver, C.	ate of Oklahoma, Tulsa County, s Before me, T. G. Grant , a Notary Public in March 1924, personally appeared G. S. S. to me known to be the identical	and for said County and State, on this Thirty-first chrock and Nettie M. Schrock, his wife, person. S who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth:
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lockP. M., Book 469, Page 184 Brady Brown (Seel) 0. G. Weaver,	Before me, T. G. Grant a Notary Public in March 1924, personally appeared G. S. S. S. to me known to be the identical they executed the same as their ree and with the work of the same as their ree and with the same as their ree and with the same as the same	and for said County and State, on this Thirty-day of chrock and Nettie M. Schrock, his wife, person. S who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth:
Brady Brown (Seal) O. G. Weaver,	Before me, T. G. Grant a Notary Public in March 1924, personally appeared G. S. S. S. to me known to be the identical knowledged to me that they executed the same as theiree and with with they are day and year above set forth. Y commission expires May 21, 1927. (Seal)	and for said County and State, on this Thirty-day of chrock and Nettie M. Schrock, his wife, person. S who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth: T. G. Grant, Notary Public,
TO THE PROPERTY OF THE PROPERT	Before me, T. G. Grant a Notary Public in March 1924, personally appeared G. S. S. S. to me known to be the identical mowledged to me that they executed the same as their ree and without women states and their ree and second s	and for said County and State, on this Thirty-day of chrock and Nettie M. Schrock, his wife, person. S who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth: T. G. Grant, Notary Public, day of March 192 4 at 4:35
TO BE TO THE STATE OF THE STATE	cof Oklahema, Defore me, T. G. Grant	and for said County and State, on this Thirty-day of chrock and Nettie M. Schrock, his wife, person. S who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth: T. G. Grant, Notary Public, day of March 192 4 at 4:35