MORTGAGE RECORD No. 469

HIS INDENTURE, Made this, F1RSt day of April 192	1, between
Charles A. Robertson and Certrude Robertson, his	그림도 없는 것으로 이 수 말이 그렇게 보면 살이 그는 때 집에 하지 않는 말라는 말라면 다양
그는 이렇게 하는 사람들이 되었다면서 전기로 하는 일본 사람이 가는 말을 하는 동안하는 것이 없었다. 그는 사람들은 살이 나를 하는 것이 나를 하는 것이 되었다면 하는 것이 되었다. 그 사람들은 사람들은 사람들이 되었다면 살아	State of Oklahoma, part 1050f the first part, and the
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the	없어, 원하하다 , 생생님이는, 남자 이 하루다면 하다 나를 내려가 되었다. 그리는 아름은 일 때문에 목표하다.
WITNESSETH, That the said part. 108 of the first part, for and in Fifteen Hundred and 00/100	consideration of the sum ofDOLLARS,
n hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha X9 -se	ld and by these presentsdo
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and	엄마의 얼마를 보고 하면 하는데 아니는데 아니는 아니는 얼마를 다 먹었다.
이 보는데, 1906년 1일 하는데 1910년 1일 등 없이다. 이 기업을 들었다고 있었다면 함께 되어 하는데 되는데 1906년 1일 이 사람들이 다른 경우를 보고 있다고 있다. 그렇다는데 그렇다는	and State of Oklahome, to-wit
Lot Fourteen (14), Block Three (3), Crutchfie	old Addition
to the city of Tulsa, Oklahoma, according to	the Recorded
Plat thereof.	
Treastrands and	487 (1111)
14.331	/:50
1.4.32.1	\$*************************************
5. yr	je
	8.13.
en de la companya de En la companya de la	
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof	기가 얼마 하다는 그 얼마는 그 모시 때 가는 말을 보여 한 일까지 않는다.
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof Charles A. Robertson and Gertrude Robertson he true and lawful owner_S_ of the said premises above granted, and seized of a good and indefeasi	ble estate of inheritance therein, free and clear of all
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof Charles A. Robertson and Gertrude Robertson the true and lawful owner_S_ of the said premises above granted, and seized of a good and indefeasi	ble estate of inheritance therein, free and clear of all
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof	ble estate of inheritance therein, free and clear of all
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof	ble estate of inheritance therein, free and clear of all
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof	ble estate of inheritance therein, free and clear of all dearty of the second part at the special instance and the special instance and the special instance and the sum of
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS,
ovenant with said party of the second part, its successors and assigns, that at the delivery hereof	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS,
Charles A. Robertson and Gertrude Robertson the true and lawful owner. I of the said premises above granted, and seized of a good and indefeasi incumbrances; that there is no one in adverse possession of same and that Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson Repover 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 said equest of the part. 1986 the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part. 1986 the first part agree. with the said party of the second part, nents, general and special, against said lands and improvements thereon, when due, and to keep said gas thereon constantly incured in such company or companies as said second party may designate any arred to said party of the second part, its successors or assigns; and also to keep said lands and improved to said party of the second part, its successors or assigns; and also to keep said lands and improved to said party of the second part, its successors or assigns; and also to keep said lands and improved to said party of the second part, its successors or assigns; and also to keep said lands and improved the said party of the second part, its successors or assigns; and also to keep said lands and improved to said party of the second part, its successors or assigns; and also to keep said lands and improved the said party of the second part, its successors or assigns; and also to keep said lands and improved the said party of the second part, its successors or assigns; and also to keep said the said party of the second part, its successors or assigns; and also to keep said the said party of the second part, its successors or assigns; and also to keep said the said party of the second party be necessary to protect the title or passession of the second party to protect the title or passession of the	ble estate of inheritance therein, free and clear of all distance and
Charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasing a combination of same and that. Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson The said persons who make the lawful and equitable claims of all persons who masoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said equest of the part. St the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part 1986 the first part agree with the said party of the second part, the said party of the second part, its successors or assigns; and also to keep said lands and improve the second party induced in such company or companies as said second party may designate and revery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improved to said party of the second part, its successors or assigns; and also to keep said then said party of the second part, its successors or assigns; and also to keep said the said party of the second part, its successors or assigns; and also to keep said the said party of ach taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof or ylien claims, and may invest such sums as may be necessary to protect the title or possession of ent of all moneys so expended together with the charges thereon as provided by the By-Laws of said As AND WHEREAS, the said Charles A. Robertson and Gertrude R	ble estate of inheritance therein, free and clear of all dearty of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assessimprovements in good repair, and to keep the buildident of the policy or policies of insurance constantly transments thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statusation premises, including all costs and for the repaysociation, these presents shall be security.
Charles A. Robertson and Gertrude Robertson the true and lawful owner. I of the said premises above granted, and seized of a good and indefeasi incumbrances; that there is no one in adverse possession of same and that Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson FROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said equest of the part. A. Robertson and Gertrude Robertson Fifteen Hundred and OO/100 AND WHEREAS, said part. 1986 the first part agree with the said party of the second part, lents, general and special, against said lands and improvements thereon, when due, and to keep said igs thereon constantly incured in such company or companies as said second party may designate any and the second party of the second part, its successors or assigns; and also to keep said lands and improvements thereon, when due, and to keep said spect to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon, when due, and to have of such agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improvements and assessments, and may effect such insurance; for such purpose, paying the costs thereof ory lien claims, and may invest such sums as may be necessary to protect the title or possession of tent of all moneys so expended together with the charges thereon as provided by the By-Lawa of said Ass. AND WHEREAS, the said Charles A. Robertson and Gertrude R did on the First day of April. 1924	ble estate of inheritance therein, free and clear of all distance and
Charles A. Robertson and Gertrude Robertson the true and lawful owner. I of the said premises above granted, and seized of a good and indefeasi neumbrances; that there is no one in adverse possession of same and that Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson ROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said equest of the part. State the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part. State the first part agree. with the said party of the second part, lents, general and special, against said lands and improvements thereon, when due, and to keep said igs thereon constantly incured in such company or companies as said second party may designate any every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon, when due, bend in the companies are said second party may designate any every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improvements contained as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improvements and as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improvements and party of the second part, its successors or assigns; and also to keep said lands and improvements thereon as a said second party may designate and the second party of the second part, its successors or assigns; and also to keep said lands and improvements thereon as a said second party may designate and the second party in the second party may designate and the second party of the second party may designate and the second party of the second party may designate and the second party may des	ble estate of inheritance therein, free and clear of all distance and
Charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasing incumbrances; that there is no one in adverse possession of same and that. Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson The company of 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 said equest of the part. St the first part, loaned and advanced to. Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part. St the first part agree with the said party of the second part, nents, general and special, against said lands and improvements thereon, when due, and to keep said igs thereon constantly insured in such company or companies as said second party may designate any every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said lands and improvement of all moneys so expended together with the charges thereon as provided by the By-Lawa of said Association and Gertrude Robertson and Gertrude Robert	ble estate of inheritance therein, free and clear of all distance and deliver to the distance and distance and deliver to the distance and distance and distance and deliver to the distance and
Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner. So of the said premises above granted, and selzed of a good and indefeasi incumbrances; that there is no one in adverse possession of same and that Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson Ill 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 said quest of the part 18 of the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part 18 of the first part agree. with the said party of the second part, the successors or assigns; and also to keep said lands and improvements thereon, when due, and to keep said ges thereon constantly incured in such company or companies as said second party may designate an rered to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon, and so to keep said lands and improvements and assessments, and may effect such insurance, for such purpose, paying the costs thereof orly lien claims, and may invest such sums as may be necessary to protect the title or possession of the confidence of all moneys so expended together with the charges thereon as provided by the By-Lawa of said Assistance. AND WHEREAS, the said Charles A. Robertson and Gertrude R	ble estate of inheritance therein, free and clear of all distance and deliver to the distance and distan
Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner_S_ of the said premises above granted, and selzed of a good and indefeasing the true and lawful owner_S_ of the said premises above granted, and selzed of a good and indefeasing the true and lawful owner_S_ of the said premises above granted, and selzed of a good and indefeasing the true and lawful owner_S_ owner_ owne	ble estate of inheritance therein, free and clear of all departs of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assessing to the policy or policies of insurance constantly transmenents thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statusaid premises, including all costs and for the repay-including all costs and for the repa
charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner S. of the said premises above granted, and seized of a good and indefeasing the commentation of the same against the lawful and equitable claims of all persons whomsoever. Charles A. Robertson and Gertrude Robertson Ill 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 said equest of the part 1981 the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part 1985 the first part agree with the said party of the second part, lents, general and special, against said lands and improvements thereon, when due, and to keep said ges thereon constantly insured in such company or companies as said second party may designate an irred to said party of the second part, its successors or assigns; and also to keep said lands and improve the to said party of the second part, its successors or assigns; and also to keep said lands and improve the said party of the second part, its successors or assigns; and also to keep said lands and improve the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof are provided by the paying the costs thereof are provided by the By-Laws of said Agreements be not performed as aforesaid then said party of the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof are provided by the By-Laws of said Agreements be not performed as aforesaid then said party of the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof are provided by the By-Laws of said Agreements be not performed as aforesaid then said party of the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof are provided by the By-Laws of said Agree	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assess- improvements in good repair, and to keep the build- it the policy or policles of insurance constantly trans- ements thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statu- said premises, including all costs and for the repay- iociation, these presents shall be security. Obertson, his wife, make and deliver to the sereof and in the words and figures as follows, to-wit: alsa, Okla., April 1, 192 4 N ASSOCIATION, the following sums of money viz: DOLLARS, of said Association, represented and evidenced by the
charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasi neumbrances; that there is no one in adverse possession of same and that. Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson Ill 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 sai equest of the part. St. the first part, loaned and advanced to. Charles A. Robertson and Gertrude Robertson Fifteen Hundred and OO/100 AND WHEREAS, said part. St. the first part agree. with the said party of the second part, rents, general and special, against said lands and improvements thereon, when due, and to keep said igs thereon constantly incured in such company or companies as said second party may designate an irred to said party of the second part, its successors or assigns; and also to keep said lands and improve every kind, and if any or either of said agreements be not performed as aforesaid then said party of every kind, and if any or either of said agreements be not performed as aforesaid then said party of uch taxes and assessments, and may effect such insurance, for such purpose, paying the coats thereof ory lien claims, and may invest such sums as may be necessary to protect the title or possession of ent of all moneys so expended together with the charges thereon as provided by the By-Lawa of said Ast AND WHEREAS, the said Charles A. Robertson and Gertrude R AND WHEREAS, the said Charles A. Robertson and Gertrude R First day of April 1924 LISA BUILDING ANPOAN ASSOCIATION their note or obligation, which is maee a part if the saim of Provided to the Second Provided to t	ble estate of inheritance therein, free and clear of all departs of the second part at the special instance and the sum of the sum of DOLLARS, ts successors and assigns, to pay all taxes and assessimprovements in good repair, and to keep the buildid the policy or policies of insurance constantly transments thereon free from all statutory lien claims the second part its successors or assigns, may pay and may also pay the final judgment for and statussid premises, including all costs and for the repaysociation, these presents shall be security. Obertson. his wife. make and deliver to the series and in the words and figures as follows, to-wit: April 1. Association, represented and evidenced by the
charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasi neumbrances; that there is no one in adverse possession of same and that. Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson We 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 sai equest of the part. Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part. AND WHEREAS, said part. AND whereas, the said lands and improvements thereon, when due, and to keep said ages thereon constantly incured in such company or companies as said second party may designate any rered to said party of the second part, its successors or assigns; and also to keep said hands and improvements thereon, when due, and to keep said upst but have and assessments, and may effect such insurance, for such purpose, paying the costs thereof ory lien claims, and may invest such sums as may be necessary to protect the title or possession of tent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Ass. AND WHEREAS, the said Charles A. Robertson and Gertrude Robertson First day of April 1924 JUSA BUILDING ANPOAN ASSOCIATION their note or obligation, which is maee a part if the sum of First and 00/100 The sum of Fifteen and 00/100 The sum of Sharles A. Robertson, his wife	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assessing to the policy or policies of insurance constantly transmenents thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statussid premises, including all costs and for the repay- including all costs and for t
charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasi incumbrances; that there is no one in adverse possession of same and that Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson When 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 sa equest of the part 1-St the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part 1-St the first part agree with the said party of the second part, sents, general and special, against said lands and improvements thereon, when due, and to keep said ges thereon constantly incured in such company or companies as said second party may designate an erred to said party of the second part, its successors or assigns: and also to keep said lands and improvements thereon, when due, and to keep said ges thereon constantly incured in such company or companies as said second party may designate an erred to said party of the second part, its successors or assigns: and also to keep said lands and improvements thereon and sale party of uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereor every kind, and if any or either of said agreements be not performed as a foresaid then said party of uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereor every kind, and if any or either of said agreements be not performed as aforesaid then said party of uch taxes and assessments, and may invest such sums as may be necessary to protect the title or possession of nent of all moneys as expended together with the charges thereon as provided by the By-Lawa of said Agreement AND WHEREAS, the said. Charles A. Robertson and Gertrude Robertson, which is mase	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assessimprovements in good repair, and to keep the build the policy or policies of insurance constantly transements thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statusaid premises, including all costs and for the repay- including all costs and for the sum of
Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasi neumbrances; that there is no one in adverse possession of same and that. Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said equest of the part 198 the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and CO/100 AND WHEREAS, said part 198 the first part agree with the said party of the second part, thents, general and special, against said lands and improvements thereon, when due, and to keep said ags thereon constantly insured in such company or companies as said second part may designate and rever to said party of the second part, its successors or assigns; and also to keep said lands and improve fevery kind, and if any or either of said agreements be not performed as aforesaid then said party of the venture of said agreements be not performed as aforesaid then said party of the venture said assessments, and may effect such insurance, for such purpose, paying the costs thereof ory lien claims, and may invest such sums as may be necessary to protect the title or possession of the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof ory lien claims, and may invest such sums as may be necessary to protect the title or possession of the taxes and assessments and may effect such insurance, for such purpose, paying the costs thereof ory lien claims, and may invest such sums as may be necessary to protect the title or possession of the total moneys so expended together with the charges thereon as provided by the By-Lunds of the sum of First day of the sum of the	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assessing to the policy or policies of insurance constantly transmements thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statusaid premises, including all costs and for the repay- including all costs and for the pay- including all costs and for the
charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasi incumbrances; that there is no one in adverse possession of same and that Charles A. Robertson and Gertrude Robertson Charles A. Robertson and Gertrude Robertson When 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 sa equest of the part 1-St the first part, loaned and advanced to Charles A. Robertson and Gertrude Robertson Fifteen Hundred and 00/100 AND WHEREAS, said part 1-St the first part agree with the said party of the second part, sents, general and special, against said lands and improvements thereon, when due, and to keep said ges thereon constantly incured in such company or companies as said second party may designate an erred to said party of the second part, its successors or assigns: and also to keep said lands and improvements thereon, when due, and to keep said ges thereon constantly incured in such company or companies as said second party may designate an erred to said party of the second part, its successors or assigns: and also to keep said lands and improvements thereon and sale party of uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereor every kind, and if any or either of said agreements be not performed as a foresaid then said party of uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereor every kind, and if any or either of said agreements be not performed as aforesaid then said party of uch taxes and assessments, and may invest such sums as may be necessary to protect the title or possession of nent of all moneys as expended together with the charges thereon as provided by the By-Lawa of said Agreement AND WHEREAS, the said. Charles A. Robertson and Gertrude Robertson, which is mase	ble estate of inheritance therein, free and clear of all d party of the second part at the special instance and the sum of DOLLARS, its successors and assigns, to pay all taxes and assessimprovements in good repair, and to keep the build the policy or policies of insurance constantly transments thereon free from all statutory lien claims the second part its successors or assigns, may pay, and may also pay the final judgment for and statusical premises, including all costs and for the repay- including all costs and for the pay- including all costs and for the pay- including all costs and for th