I

Market and a

## MORTGAGE RECORD No. 469

| HIS INDENTURE, Made this   | day of April 1924, between   |
|--|--|
| J. B. Haney and huggle had   | 있다. 하이 생각하는 사람이 하면 중 중인 등 보면 있는 사람들이 있다. 나는 사람들이 되어 가장 보면 하는 사람들이 되었다. 사람들이 되었다는 사람들이 되었다. 사람들이 없는 사람들이 없다. 사람들이 되었다. 사람들이 없는 사람들이 되었다. 사람들이 되었다면 하는 것이 없다면 하는데 살아보다면  |
| in   | Tulsa  |
|  | OCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,   |
| WITNESSETH, That the said part 199<br>Twenty-five Hundred and  | of the first part, for and in consideration of the sum of  |
| hand paid by the said party of the second part, the rec  | eipt whereof is hereby acknowledged, ha. Y. Sold and by these presents   |
| 그렇게 되는 그 전에는 그에 대한 교육으로 되는 이 방에 대해하는 하는 것도록 하나라고 그 나라야?  | d party of the second part, its successors and assigns forever, all the following described real estate,   |
| ing and situated in the County ofTulsa   | 사용 아이지 아무슨 사람이 아니는 사람들이 어려워 가고 있다면 사람들이 하지만 하지만 하지만 하셨다면 하다.   |
|  |  |
|  |  |
|  | (01) Market to (20) Minute three   |
|  | (21), Twenty-two (22), Twenty-three<br>four (24), Block Four (4), Addams   |
|  | city of Tulsa, Oklahoma, according   |
| to the Recorded  |  |
| T. BO. Bild Mesolited.   |  |
|  | TEPASERITES ENINDISEMENT   |
|  | TREVASCITURES ENDONOSEMENSE<br>Recompleted from 100 \$2571 and lesied  |
|  | The state of the s |
|  | 25 April 1924  |
| 소마스 들이 그 나는 그리고 있는 그 이 이 그 아니다. 그리는 생각이 되었다.   | Just Garper  |
| . 10   | 1924 Vide of the same of the temperature and the same of the same  |
|  | and the state of the  |
|  |  |
|  | litaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all after this date.  party of the second part, its successors and assigns forever. Said part 1850 the first part hereby and assigns, that at the delivery hereof  |
| TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors of the second part, its successors of the B. Haney and Mag.  | after this date.  party of the second part, its successors and assigns forever. Said part 1950f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said evenant with said party of the second part, its successors of J. B. Haney and Magnet true and lawful owner. S. of the said premises above true and lawful owner. S. of the said premises above the said premise | after this date.  party of the second part, its successors and assigns forever. Said part 1950 the first part hereby and assigns, that at the delivery hereof  |
| ovenant with said party of the second part, its successors of J. B. Haney and Magnet true and lawful owner. S. of the said premises about the said pre | after this date.  party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors of the said premises above true and lawful owner. So of the said premises above cumbrances; that there is no one in adverse possession of J. B. Haney and Magnil werrant and defend the same against the lawful and equipment of the part 1081 the first part, loaned and advance uponest of the part 1081 the first part, loaned and advance the same against the lawful and equipment of the part 1081 the first part, loaned and advance the same against the same uponest of the part 1081 the first part, loaned and advance the same against the same against the lawful and equipment of the part 1081 the first part, loaned and advance the same against the same agains | after this date.  party of the second part, its successors and assigns forever. Said part 1950f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors of the said party and Magnet rue and lawful owner. So of the said premises about cumbrances; that there is no one in adverse possession of J. B. Haney and Magnet said party and Magnet said party and Magnet said said party and the same against the lawful and equation of the part 108 of the first part, loaned and advance the B. Faney and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the part 108 of the first part, loaned and Magnets of the first part the lawful and the first part the lawful and the first part the first  | after this date.  party of the second part, its successors and assigns forever. Said part 1880f the first part hereby and assigns, that at the delivery hereof  gie Haney  ve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all of same and that  gie Haney  puttable claims of all persons whomsoever, on the express conditions that, whereas, the said party of the second part at the special instance and sed to  gie Haney  the sum of   |
| TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors of the said premises about true and lawful owner. So of the said premises about the said said said said said said said said  | after this date.  party of the second part, its successors and assigns forever. Said part 1880f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said overant with said party of the second part, its successors of the said premises above true and lawful owner. So of the said premises above cumbrances; that there is no one in adverse possession of J. B. Haney and Magnill werrant and defend the same against the lawful and equivalent provided ALWAYS, and these presents are up request of the part 105 the first part, loaned and advance H. B. Haney and Magnille B. Haney and  | after this date.  party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said evenant with said party of the second part, its successors of the said premises above true and lawful owner. So of the said premises above cumbrances; that there is no one in adverse possession of the said premises above the said premises above true and lawful owner. So share against the lawful and equipment and defend the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the part 10 Si the first part, loaned and advance the same against the lawful and equipment of the same ag | after this date.  party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors and the said party of the second part, its successors are true and lawful owner. So the said premises about the said premises about the said premises about the said premises about the said party and said said said said said said said sai   | party of the second part, its successors and assigns forever. Said part 1880f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors of the said party and Mag.  I. B. Haney and Mag.  It true and lawful owner. S. of the said premises above cumbrances; that there is no one in adverse possession of J. B. Haney and Mag.  Il werrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are up quest of the part 18 of the first part, loaned and advance H. B. Faney and Mag.  Twenty-five Hundred  AND WHEREAS, said part. 19 the first part agreets, general and special, against said lands and improgs thereon constantly insured in such company or com | party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors of the said premises above true and lawful owner. So of the said premises above cumbrances; that there is no one in adverse possession of J. B. Haney and Mag. Ill werrant and defend the same against the lawful and eq PROVIDED, ALWAYS, And these presents are up quest of the part 10 fthe first part, loaned and advance H. B. Haney and Mag.  Twenty-five Hundred  AND WHEREAS, said part. 19 the first part agrents, general and special, against said lands and improgs thereon constantly insured in such company or comred to said party of the second part, its successors or a every kind, and if any or either of said agreements be ch taxes and assessments, and may effect such insurarly lien claims, and may invest such sums as may be ent of all moneys so expended together with the charges and on the Twenty-fourth  | party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors of the said party and Mag.  Is B. Haney and Mag.  Is true and lawful owner. S. of the said premises above cumbrances; that there is no one in adverse possession of J. B. Haney and Mag.  Il werrant and defend the same against the lawful and eq PROVIDED, ALWAYS, and these presents are up quest of the part 10 sit the first part, loaned and advance H. B. Haney and Mag.  Twenty-five Hundred  AND WHEREAS, said part. 19 the first part agrents, general and special, against said lands and improgs thereon constantly insured in such company or compared to said party of the second part, its successors or a every kind, and if any or either of said agreements be chaxes and assessments, and may effect such insurar ry lien claims, and may invest such sums as may be ent of all moneys so expended together with the charges AND WHEREAS, the said J. B. Hand on the Twenty-fourth  ULSA BUILDING AND OAN ASSOCIATION to   | party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereofgie Haney  we granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all of same and that gie Haney  muitable claims of all persons whomsoever. Soon the express conditions that, whereas, the said party of the second part at the special instance and sed to gie Haney  and 00/100  DOLLARS,  see with the said party of the second part, its successors and assigns, to pay all taxes and assessivements thereon, when due, and to keep said improvements in good repair, and to keep the build-passigns; and also to keep said lands and improvements thereon free from all statutory lien claims into performed as aforesaid then said party of the second part its successors or assigns, may pay ene, for such purpose, paying the costs thereof, and may also pay the final judgment for and status enecessary to protect the title or possession of said premises, including all costs and for the repaysithereon as provided by the By-Laws of said Association, these presents shall be security.  ey and Maggie Haney, his wife,  day ofApril . 1924   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors and the said party of the second part, its successors are true and lawful owner. So of the said premises above the said said premises above the said said said said said said said said   | party of the second part, its successors and assigns forever. Said part 1980f the first part hereby and assigns, that at the delivery hereofgie Haney  we granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all of same and that gie Haney  muitable claims of all persons whomsoever. In the express conditions that, whereas, the said party of the second part at the special instance and seed to gie Haney  and 00/100  DOLLARS, ree with the said party of the second part, its successors and assigns, to pay all taxes and assessivements thereon, when due, and to keep said improvements in good repair, and to keep the build-panies as said second party may designate and the policy or policies of insurance constantly transities; and also to keep said lands and improvements thereon free from all statutory lien claims and perty or protect the title or possession of said premises, including all costs and for the repaysthereon as provided by the By-Laws of said Association, these presents shall be security.  Eve and Maggie Haney, his wife,  April 1924  Tulsa, Okla., April 24,  April 24.   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors of the said party and Mag.  J. B. Haney and Mag.  e true and lawful owner. S. of the said premises above cumbrances; that there is no one in adverse possession of J. B. Haney and Mag.  Il werrant and defend the same against the lawful and eq. PROVIDED, ALWAYS, And these presents are up quest of the part. So the first part, to aned and advance.  H. B. Faney and Mag.  Twenty-five Hundred.  AND WHEREAS, said part. So the first part agrents, general and special, against said lands and improgs thereor constantly insured in such company or come to said part of the second part, its successors of a cytopic successors of the said party of the second part, its successors a cytopic said party of the second part, its successors of a cytopic successors of a cytopic successors of a cytopic successor of the said party of the second part, its successors of a cytopic successor of the said party of the second part, its successors of a cytopic successor of a cytopic successor.  AND WHEREAS, the said J. B. Han on the Twenty-fourth  ULSA BUILDING AND AND ASSOCIATION to the sum of Twenty-five and One sum of Tw | and assigns, that at the delivery hereof gie Haney  ve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all of same and that. gie Haney  uitable claims of all persons whomsoever.  on the express conditions that, whereas, the said party of the second part at the special instance and sed to.  gie Haney  the sum of and 00/100  DOLLARS,  ree with the said party of the second part, its successors and assigns, to pay all taxes and assessivements thereon, when due, and to keep said improvements in good repair, and to keep the build- panies as said second party may designate and the policy or policies of insurance constantly trans- se not performed as aforesaid then said party of the second part its successors or assigns, may pay see, for such purpose, paying the costs thereof, and may also pay the fanal judgment for and statuse necessary to protect the title or possession of said premises, including all costs and for the repay- sthereon as provided by the By-Laws of said Association, these presents shall be security.  ey and Maggie Haney, his wife,  April. 1924  their note or obligation, which is maee a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulsa, Okla., April 24.  AND  LOAN ASSOCIATION, the following sums of money vis:  O/100  DOLLARS,   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors and the said party of the second part, its successors are true and lawful owner. So of the said premises above the said said premises above the said said said said said said said said   | party of the second part, its successors and assigns forever. Said part 1986 the first part hereby and assigns, that at the delivery hereof  |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors in the said party of the second part, its successors in the said party of the second part, its successors in the said party of the said premises about the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the part in the same against the lawful and equipment of the said agreement against the lawful and in the same against the lawful and in the same against the lawful and advance in the same against the lawful and equipment against the lawful and in the same against the lawful and equipment of the same against the lawful and equipment again | and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said overant with said party of the second part, its successors in the said premises above the true and lawful owner. So of the said premises above cumbrances; that there is no one in adverse possession of the said premises above cumbrances; that there is no one in adverse possession of the said premises above cumbrances; that there is no one in adverse possession of the said said said land equilibrium and defend the same against the lawful and equilibrium and defend the same against the lawful and equilibrium and the provided the same against the lawful and equilibrium and the provided and advance the part is such such and advance the second part, its successors or a revery kind, and if any or either of said agreements be contaxed and and in any lives such sums as may be ent of all moneys so expended together with the charges and assessments, and may effect such insurar ryllen claims, and may invest such sums as may be ent of all moneys so expended together with the charges and on the Twenty-fourth  ULSA BUILDING ANDOAN ASSOCIATION the same being the monthly dues on the 25  Prince of the part is successors or a reverse of the same being the monthly dues on the 25  Prince of the same being the monthly dues on the 25  Prince of the same being the monthly dues on the 25  Prince of the second part, its successors or a reverse of the same being the monthly dues on the 25  | and assigns, that at the delivery hereof  gie Haney  we granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all of same and that  gie Haney  uitable claims of all persons whomsoever,  on the express conditions that, whereas, the said party of the second part at the special instance and set to  gie Haney  uitable claims of all persons whomsoever,  on the express conditions that, whereas, the said party of the second part at the special instance and set to  gie Haney  and 00/100  DOLLARS,  rec with the said party of the second part, its successors and assigns, to pay all taxes and assessivements thereon, when due, and to keep said improvements in good repair, and to keep the build- plantes as said second party may designate and the policy or policies of insurance constantly trans- sisigns; and also to keep said lands and improvements thereon are from all statutory lien claims in other personal dates and party of the second part its successors or assigns, may pay the necessary to protect the title or possession of said premises, including all costs and for the repay- thereon as provided by the By-Laws of said Association, these presents shall be security.  ey and Maggie Haney, his wife,  day of April 1924 make and deliver to the their note or obligation, which is mace a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Okla., April 24, 1924.  the order of TULSA BUILDING /LOAN ASSOCIATION, the following sums of money viz:  O/100 DOLLARS,  share S of the capital stock of said Association, represented and evidenced by the day pleaged by.  |
| TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors in the said premises about the said premises about the said said premises about the said said said said said said said said  | and assigns, that at the delivery hereof  gie Haney  we granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all of same and that  gie Haney  uitable claims of all persons whomsoever,  on the express conditions that, whereas, the said party of the second part at the special instance and set to  gie Haney  uitable claims of all persons whomsoever,  on the express conditions that, whereas, the said party of the second part at the special instance and set to  gie Haney  and 00/100  DOLLARS,  rec with the said party of the second part, its successors and assigns, to pay all taxes and assessivements thereon, when due, and to keep said improvements in good repair, and to keep the build- plantes as said second party may designate and the policy or policies of insurance constantly trans- sisigns; and also to keep said lands and improvements thereon are from all statutory lien claims in other personal dates and party of the second part its successors or assigns, may pay the necessary to protect the title or possession of said premises, including all costs and for the repay- thereon as provided by the By-Laws of said Association, these presents shall be security.  ey and Maggie Haney, his wife,  day of April 1924 make and deliver to the their note or obligation, which is mace a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Okla., April 24, 1924.  the order of TULSA BUILDING /LOAN ASSOCIATION, the following sums of money viz:  O/100 DOLLARS,  share S of the capital stock of said Association, represented and evidenced by the day pleaged by.  |
| TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors of the said premises about true and lawful owner. So of the said premises about the same spains the lawful and equilibrium and defend the same against the lawful and equilibrium and defend the same against the lawful and equilibrium and the provided ALWAYS, and these presents are up squest of the part 10 sit the first part, loaned and advance H. B. Haney and Magaret Same against the lawful and equilibrium and the part 10 sit the first part agreets, general and special, against said lands and improves the second part of the said part of the second part, it successors or a carry kind, and if any or either taxes and assessments, and may effect such insurary lien claims, and may invest such sums as may bent of all moneys so expended together with the charges AND WHEREAS, the said J. B. Haned on the Twenty-fourth  Twenty-fourth  For Value Received we promise to pay to the same being the monthly dues on the 25 certificate therefor numbered 5101 this certificate therefor numbered  | and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said overant with said party of the second part, its successors of the said premises about the said premises about the said premises; that there is no one in adverse possession of J. B. Haney and Magnill werrant and defend the same against the lawful and equipment of the part 100 of the first part, loaned and advance H. B. Faney and Magnill werrant and defend the same against the lawful and equipment of the part 100 of the first part, loaned and advance H. B. Faney and Magnill werrant and advance H. B. Faney and Magnill were said special, against said lands and improgramments, general and special, against said lands and improgramment of the second part, its successors of a every kind, and if any or either of said agreements beth taxes and assessments, and may effect such insurar rylien claims, and may invest such sums as may be ent of all moneys so expended together with the charges AND WHEREAS, the said J. B. Hand on the Twenty-fourth  ULSA BUILDING AND ANSOCIATION to the sum of Twenty-five and One same being the monthly dues on the 25 ortificate therefor numbered 5101 this of Twenty-five Hundred Hundred Hundred and Saguer a | and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said venant with said party of the second part, its successors in the said party and magning true and lawful owner. So the said premises about the said said party and magning true and lawful owner. So the said premises about the same against the lawful and equipment and defend the same against the lawful and equipment and defend the same against the lawful and equipment and the same against the lawful and equipment and the same against the lawful and equipment and said said the same against said lands and advance the same against said lands and improve the same against said lands and improve the said part of the second part, its successor a every kind, and if any or either of said agreements be chaxes and assessments, and may effect such insurar ryllen claims, and may invest such sums as may be ent of all moneys so expended together with the charges and on the Twenty-fourth  ULSA BUILDING AND AND ASSOCIATION the sum of t | and assigns, that at the delivery hereof   |
| TO HAVE AND TO HOLD THE SAME unto said ovenant with said party of the second part, its successors of the said premises about the said said premises about the said said said said said said said said  | and assigns, that at the delivery hereof   |