## MORTGAGE RECORD No. 469.

The and write on the local property of the control of all some processing and agree to play by and challenges seen. If		ey, or any part thereof, monthly as aforesaid, to pay all fines we of said Association, and if, in case of default, the stock naufficient to prepay said Association any balance which may	
ther until the maturity of said stack and the payment of all flows, promities, advances, liens and other charges whill entities all of said certificates. A certificate has a comparison by male Association at the pay rather better, and the said Seas. A circle included by Certificate No. 2.*265.  The collegation may be did of an out the good within the payment of th	e and owing on said loan	cnarge same. II W	
The content is to paid Association of the new value through our first and these and the content and the conten	The payment of said monthly sum aggregating Twenty-eight and 08/10	QDollars, each and every consecutive month	
Rachel Sathis  Rachel	들었습니다. 그런 이 사람들이 살아왔다는 프로그리 이 점점 모든 것이 하는 것이 하는 것이 되었습니다. 그 그는 사람들이 되었습니다. 그는 것이 없는 것이 없는 것이 없었습니다.	어떻게 하는 눈이 되는 것들은 사람들이 되었다. 그들은 점심이 가득하는 것이 되었다면 되었다. 그는 그들은 그들은 그들은 사람들이 되었다면 되었다. 그는 어떻게	
Rachol Sabhia  NOW THEREFORE, It said pard-9.5% the fine part half pur the several name of membry processes, shall be void, otherwise the same state of the same of membry processes, shall be void, otherwise the same state of the same of membry processes, shall be void, otherwise the same state of the same of membry processes, shall be void, otherwise the same state of the same of membrane the same state of the same state o	to redemption by said Association at the par value thereof, and the said Shareof edeemed shall be taken by said Association in full satisfaction of this obligation and deed of like obligation may be paid off at any time upon giving thirty days written notice to the Hich event this note or obligation may be credited on such repayment of loan, with the with	a Distable	
NOW TREEDFORM 1 and 1 and 4 Sag. the fine per chall up the several name of more paraginal by all of a principles in the same shall be said from these they shall be to become the and praying an affecting the same shall be and remain in fulf force and effect, and this mortgage may be immediately foreshood and expressions and instructions of the said agreements themsion entitled that the procession of the same shall be and remain in fulf force and effect, and this mortgage may be immediately foreshood and expressions and instructions, and the non-payment of said instead, fines, expecultures, and the payment of mortgage before their maturity and may be interested by the same of the said payments o		الكانب عنيس بيرين مرحانه بسندين فرماني ماكره هراه سواح سواح فواج فواج والوابي والوابي الوابي والوابي والمركز المراجي ا	
NOW TREEDFORM 1 and 1 and 4 Sag. the fine per chall up the several name of more paraginal by all of a principles in the same shall be said from these they shall be to become the and praying an affecting the same shall be and remain in fulf force and effect, and this mortgage may be immediately foreshood and expressions and instructions of the said agreements themsion entitled that the procession of the same shall be and remain in fulf force and effect, and this mortgage may be immediately foreshood and expressions and instructions, and the non-payment of said instead, fines, expecultures, and the payment of mortgage before their maturity and may be interested by the same of the said payments o	COMPARA	그가 하는 얼마 아이들은 아이를 살았다. 그 사람들은 사이를 받는 사이를 보는 것 같아.	
ne Hundred. 34 ghtty and No/100 DOLLARS, attempt's fee for instituting suit upon this mortgages and secured by this mortgages, and included in any tigg. 200 per content of the same of the control of the personal party of the second party hall be applied to the pursonal of said deal. And the said part. 1.20 of the first part, for said consideration, 40 per control of the personal party of the second party hall be applied to the pursonal of said deal. And the said part. 1.20 of the first part, for said consideration, 40 per control of said has been called in the pursonal party of the said party of said has called in the said of the said said of the said said party of said has called in the said of the said said party of said has called in the party of said has called in the said of the said said of the said said party of said has called in the said said party of the said said party of said has called in the said said party of said has called in the said said party of said has called in the said said party of said has called in the said said said the said said party of said has called in the said said said said said the said said said said said said said said	NOW THEREFORE, If said part 1980 the first part shall pay the several sums of money t and fines, when they shall be or become due and payable, as aforesaid, and shall faithful presents, shall be void, otherwise the same shall be and remain in full force and effect d for the unpaid amount of the principal of said note, the unpaid interest and fines, and t econd part, to pay said taxes, assessments and insurance, and to protect the title of sa	그는 생님은 가장에게 되었다면서 하는 사람들이 하는 것이 없는 것이다. 그런 그는 사람들은 사람들은 사람들이 살아 먹었다면 생각을 했다.	
In the cent of default, on the part of the most region. In the performance of any of the abbigations of the said note of this mortage, the protessee be entitled to prospect of the premises and to all of the rests and profits therefore a profit of the protessee of the most and of the profits the protessee of the profits	ne Hundred Eighty and No/100 DOLLARS, attorney's fee for institu which shall be a lien upon said premises and secured by this mortgage, and included in any	ting suit upon this mortgage; also for foreclosing the same; degree of foreclosure rendered thereon, and all rents collected	
IN WITNESS WHEREOF, The said part 198 of the first part ha. Y9. hereunto set the 1 hand. S and seal. S the day and year above ton.  C. B. Mathis  Rachel Mathis  ACKNOWLEDGMENT  To Gounty .ss.  Before me a Notary Public in and for said County and State, or this 25th day of April 194 personally appeared.  O. R. Mathis  AND Rachel Mathis his wife 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 Are and voluntary act and deed for the isses and purposes therein set forth:  N. WITNESS WHEREOF, I. have hereauthe sate my band and afficial seal, at my office in the county of Tulsa and State of Oklahoma, this 25th day of April, 1924.  WINNESS my made materifical seat the chy margam above we torth.  (Seal)  C. W. Allan, Notary Public.  commission expires. Aug. 14, 1925. 192.  Filed for record in Tulsa County, Oklahoma, on the 26 day of April 192 d. at 4:30			
IN WITNESS WHEREOF, The said part 198 of the first part ha. Y9. hereunto set the 1 hand. S and seal. S the day and year above ton.  C. B. Mathis  Rachel Mathis  ACKNOWLEDGMENT  To Gounty .ss.  Before me a Notary Public in and for said County and State, or this 25th day of April 194 personally appeared.  O. R. Mathis  AND Rachel Mathis his wife 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 Are and voluntary act and deed for the isses and purposes therein set forth:  N. WITNESS WHEREOF, I. have hereauthe sate my band and afficial seal, at my office in the county of Tulsa and State of Oklahoma, this 25th day of April, 1924.  WINNESS my made materifical seat the chy margam above we torth.  (Seal)  C. W. Allan, Notary Public.  commission expires. Aug. 14, 1925. 192.  Filed for record in Tulsa County, Oklahoma, on the 26 day of April 192 d. at 4:30	in the event of default on the part of the mortgagorf, in the performance of any of the obe entitled to possession of the premises and to all of the rents and profits thereofter acc ver the said rents, which less the cost of collection thereoft, shall be applied upon the indebtedned IT IS UNDERSTOOD AND AGREED. By and between the parties because, that this entire to in accordance with the By-Laws of the HIMED SAVINGS.  AND AGREED BY AND AGREED BY AND AGREED BY Laws of said Association and the laws of the Stat	bligations of the said note or of this mortgage, the mortgagee ruing from said property, and shall be entitled to follect and so hereby secured.  contract, and each and every part thereof, is made and enterandown ASSOCIATION, and the laws of the State of Collahoma are to govern.	
ACKNOWLEDGMENT  Ge of Oklahoma, Tulsa ACKNOWLEDGMENT  Gounty, **.  Refore me, personally appeared. C. B. Mathis  and Rachel Mathis  As 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 they are and voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS, WHEREOF, I have hereunto set my band and afficial seal, at my offica in the county of Tulsa and State of Oklahoma, this 26th day of April, 1924.  WHYNESS my man manufactured had the day and year shows set byth.  (Seal)  C. W. Allan Notary Public.  commission expires. Aug. 14, 1925 192.  Filed for record in Tulsa County, Oklahoma, on the 26	IN WITNESS WHEREOF, The said part 108 of the first parthave_hereunto set t	heirhand_S_and seal_S_the day and year above	
ACKNOWLEDGMENT  County, ss.  Befors me,	마르마스 보일까지 하는 등록 보고 하는 아이들이 되는 것을 받는 것이다. 1일 - 사람들은 사람들은 하는 것이다. 기술을 보고 하는 것이다는 것이다.		
ACKNOWLEDGMENT to of Oklahoma, Tulsa County, ss.  Before me	58 (10.50) (10	[1] [22] [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2	
C. W. Allan. Notary Public.    C. W. Allan. Notary Public.   Notary Public.	April 194 personally appeared C. B. Mathis his wife and Rachel Mathis to me known to be the identical person. So owledged to me that they executed the same as the we and voluntary a WITNESS WHEREOF. I have hereunto set my hand and	who executed the within and foregoing instrument, and ct and deed for the uses and purposes therein set forth:	
Commission expires. Aug. 14, 1925. 192.  Filed for record in Tulsa County, Oklahoma, on the 28 day of April 1924, at 4:30	WITNESS my hand and official seat the day and year above set forth.		
Filed for record in Tulsa County, Oklahoma, on the 28 day of April 1924, at 4:30	Ang 14 1995 (See 1)	W. Allan. Notary Public.	
ried for record in Tuisa County, Okianoma, on the			
ook. P. M. Book 469, Page 200			
Brady Brown, Deputy (Seal) O. G. Weaver, County Clerk	Filed for record in Tulsa County, Oklahoma, on the	. ,April , <sub>192</sub> 4 , <sub>a6</sub> 4:30	