MORTGAGE RECORD No. 469

	de this 28th day of April 1924, between T. Bearman and J. A. Bearman, her husband
	in Tulsa County, and State of Oklahoma, part, 1981 the first part, and the
an in the interpretation of the second control of the se	AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
WITNESSETH, That	40분이 얼마, 전문 일반 마다인 다음과 아버지를 받는 것 하게 되어 모든 아이들의 사람이 아침이 발생하는 사람들이 되었다. 나는 사람들은 사용하는 사용에는 다른 전기 나라나요? 하다고
and the first and Alberta to the State of the Alberta to the Alber	ur Hundred and 00/100 Dollars,
	rty of the second part, the receipt whereof is hereby acknowledged, ha YQsold and by these presents
	EY and GONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
	County of and State of Oklahoma, to-wit
ing and situated in the C	Jounty of and State of Oktations, to-wit
	Lots Seventeen (17) and Eighteen (18), Block Three (3),
	Orchard Addition to the city of Tulsa, Oklahoma, according .
	to the Recorded Plat therecf.
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	Fig. 1. Section where the section of
	그 즐거워 할 것 않는 이 중인 이 경이 이번 가는 그리면 중요 그런 사람이 그래요? 200 이 이 전에 되는 사람들은 보다 그림을 하는 것이 않는 것이 없다고 있다. 그리어 생각 그
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covenant with said party of Alice Alice Alice Alice Incumbrances; that there is Alice PROVIDED, ALWAY Equest of the parties of the Alice Alice Fit AND WHEREAS, said nents, general and special, ngs thereon constantly inserred to said party of the s if every kind, and if any of uch taxes and assessments of very kind, and if any of uch taxes and assessments of every kind, and may nent of all moneys so exper AND WHEREAS, the I'd on the Twent; For Value Received The sum of he same being the monthly certificate therefor number Alice T. Be	T. Bearman and J. A. Bearman Solution on the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all since one in adverse possession of same and that. T. Bearman and J. A. Bearman same against the lawful and equitable claims of all persons whomsoever. Y. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and e first part, loaned and advanced to T. Bearman and J. A. Bearman the sum of fty-four Hundred and OO/100 DOLLARS, I part 198 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and asseks-against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans-second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims retired of said agreements be not performed as aforesaid then said party of the second part is statutory. I lend claims retired of said agreements be not performed as aforesaid then said party of the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to the second part is surganged to a statular to a
he true and lawful owners noumbrances; that there is Alice Incumbrances; that there is Alice Incumbrant and defend the PROVIDED, ALWAN equest of the parties of the Alice Incumbrances, general and special, and and parties of every kind, and if any of the street of all moneys so experience of all moneys so experience of the Incumbrance of the Incumbrance of the Incumbrance of the Incumbrance of the Sun of	the second part, its successors and assigns, that at the delivery hereof. T. Bearman and J. A. Bearman Solution one in adverse possession of same and that. T. Bearman and J. A. Bearman same against the lawful and equitable claims of all persons whomsoever. TS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and e first part, loaned and advanced to. T. Bearman and J. A. Bearman the sum of fty-four Hundred and OO/100 DOLLARS, I part 18 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessment as such company or companies as said second part may designate and the policy or policies of insurance constantly transcend part is successors or ussigns; and also to keep said lands and improvements thereon, when due, and to keep said improvements thereon free from a statutory lies claims of any effect such insurance, for such purpose, paying the coats thereof, and may also pay the final judgment for and staturiness such sums as may be necessary to protect the fittle or possession of said premises, including all costs and for the repay-inded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Thirty-five and 91/100 DOLLARS, TULISA BUILDING AND ASSOCIATION their note or obligation, which is mace a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION TULISA BUILDING LOAN ASSOCIATION, the following sums of money viz: Thirty-five and 91/100 DOLLARS, dues on the 54 Share B Of the capital stock of said Association, represented and evidenced by the ed. FOR TULISA BUILDING AND ASSOCIATION, the following sums of money viz: Thirty-five and 91/100 DOLLARS, and the sum of the fourty-four Hundred and 00/100 DOLLARS, and the sum of the fourty-four Hundred and 00/100 DOLLARS, and the sum of the fourty-fourt Hundred and 00/100 DOLLARS, the same being the interest
he true and lawful owners neumbrances; that there is Alice I a	T. Bearman and J. A. Bearman S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that. T. Bearman and J. A. Bearman same against the lawful and equitable claims of all persons whornsoever. S. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and e first part, baned and advanced to. F. Bearman and J. A. Bearman the sum of thy-four Hundred and OO/100 DOLLARS, I part 108 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builded in such company or companies as said second party may designate and the policy or policies of inauce constantly transecond part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims or either of said agreements be not performed as a doresaid then said party of the second part its successor or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims or either of said agreements be not performed as a doresaid then said party of the second part its successor assigns, may pay invest such aums as may be necessary to protect the title or possession of said premises, including all costs and for the repay-inded together with the charges thereon as provided by the By-Lawa of said dassociation, these presents shall be security. To Bearman and J. A. Bearman and J. A. Bearman, her husband y-eighth day of April, 1924,
covenant with said party of Alice Alice the true and lawful owners neumbrances; that there is Alice Fill warrant and defend the PROVIDED, ALWAY equest of the partleSof the Alice AND WHEREAS, said nents, general and special, ngs thereon constantly insured to said party of the soft every kind, and if any of the soft every kind, and if any of the soft every kind, and if any on the true to fall moneys so experience to said party of the soft every kind, and if any on the true of all moneys so experience of all moneys so experience of all moneys so experience of the said on the Twent; For Value Received For Value Received The sum of Alice T. Be Fit the monthly upon said sure the said sums of money, a	T. Bearman and J. A. Bearman Solution one in adverse possession of same and that T. Bearman and J. A. Bearman same against the lawful and equitable claims of all persons whomsoever. TS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and effire first part, loaned and advanced to T. Bearman and J. A. Bearman same against the lawful and equitable claims of all persons whomsoever. TS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and e first part, loaned and advanced to T. Bearman and J. A. Bearman the sum of fty-four Hundred and OO/100 DOLLARS, I part 18 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessation as sci as a said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildured in such company or companies as said second party may designate and the policy or policies of insurance constantly transcend party is successors or ussigns; and also to keep said lands and improvements therefore free from all statutory lies claims or invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay-inded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Thirty-five and 91/100 DOLLARS, Tulsa, Okla, April 28,