A section of

	day of May, 192 4, between T. R. Brownbridge and
rriet Brownbridge, his wife; s	and T. J. Miller and Leone S. Miller, his wife,
in	Tulsa
TULSA BUILDING AND LOAN AS:	SOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
WITNESSETH, That the said part198	of the first part, for and in consideration of the sum ofDOLLARS,
	eceipt whereof is hereby acknowledged, ha VSold and by these presentsdoGRANT.
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요즘 사는 사람들이 하지만 하는 일이 모든 바라 하는 생각 나는 그를 모를	[20일본] 그리 경찰(하고) 10 - 10 - 10 - 10 - 10 - 12 - 10 - 12 - 12
ing and student in the County of the county	
	ven and One Half (571) feet of Lots Twenty-
	nty-six (26) and the North Sixty Seven and
	t of Lots Twenty Seven (27) and Twenty-eight
	(9) Overlook Park Addition to the city of
Tursa, Oktanoma, ac	cording to the Recorded Plat thereof.
	경영하는 것은 사람들이 있는 것을 하는 것도 되었다. 경영하는 것은 사람들이 되었다고 있는 것을 하는 것은 사람들이 되었다고 있다. 그런 것은 것을 하는 것을 하는 것을 하는 것을 하는 것을 모르는
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	1. S May 4 In S. B
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d all right, title, estate and interest of said grantor.	.3 in and to said premises, including all homestead rights, which are hereby waived and released, to and authority to collect the same in case the conditions of this mortgage become broken in any par
TO HAVE AND TO HOLD THE SAME unto said	d after this date. Id agree the second part, its successors and assigns forever. Said part, 1981 the first part hereby
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redige, his wife; and T. J. Mill te true and lawful owner. S. of the said premises ab- cumbrances; that there is no one in adverse possession wife and T. J. Miller and Leon Ill warrant and defend the same against the lawful and e PROVIDED, ALWAYS, And these presents are u quest of the puries of the first part, loaned and advan Miller and Leone S. Miller Twenty-five Hundred AND WHEREAS, said part. 1986 the first part ag ents, general and special, against said lands and impr gs thereon constantly insured in such company or co- rred to said party of the second part, its successors or every kind, and if any or either of said agreements the that as and assessments, and may effect such insur- ry lien claims, and may invest such sums as may i ent of all moneys so expended together with the charge AND WHEREAS, the said. T. R. Brown and Leone S. Miller, his wife, d on the Fifth JESA BUILDING ANDLOAN ASSOCIATION For Value Received we promise to pay to the same being the monthly dues on the 25 he same being the monthly dues on the 25	id party of the second part, its successors and assigns forever. Said part 1.9 % the first part hereby as and assigns, that at the delivery hereof T. R. Brownbridge and Harriet Brown or and Leone S. Miller, his wife, or and Leone S. Miller, his wife, over granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a of same and that T. R. Brownridge and Harriet Brownbridge, his equitable claims of all persons whomsoever. 18. S. Miller, his wife, equitable claims of all persons whomsoever. 19. In the express conditions that, whereas, the said party of the second part at the special instance and need to T. R. Brownbridge and Harriet Brownbridge; and T. J. the sum of and 00/100 DOLLARS 19. Gree. with the said party of the second part, its successors and assigns, to pay all taxes and assessor ovements thereon, when due, and to keep said improvements in good repair, and to keep the build impanies as said second party may designate and the policy or policies of insurance constantly trans assigns; and also to keep said lands and improvements thereon free from all statutory lien claims be not performed as aforesaid then said party of the second part its successors or assigns, may pay ance, for such purpose, paying the costs thereof, and may also pay the final judgment for and status be necessary to protect the title or possession of said premises, including all costs and for the repay es thereon as provided by the By-Laws of said Association, these presents shall be security. 10. May. 1924 make and deliver to the order of TULSA BULLDING LOAN ASSOCIATION, the following sums of money viz the order of TULSA BULLDING LOAN ASSOCIATION, the following sums of money viz 100 money of the capital stock of gaid Association, represented and evidenced by the content of the capital stock of gaid Association, represented and evidenced by the content of the capital stock of gaid Association, represented and evidenced by the content of the capital stock of gaid Association, represented and ev
reture and lawful owner. S. of the said premises abscumbrances; that there is no one in adverse possession wife and T. J. Miller and Leon III warrant and defend the same against the lawful and e PROVIDED, ALWAYS, And these presents are u quest of the part Sof the first part, loaned and advan Miller and Leone S. Miller Twenty-five Hundred AND WHEREAS, said part 1986 the first part agents, general and special, against said lands and impress thereon constantly insured in such company or correct to said party of the second part, its successors or every kind, and if any or either of said agreements he taxes and assessments, and may effect such insurty lien claims, and may invest such sums as may ent of all moneys so expended together with the charge AND WHEREAS, the said. T. R. Brown and Teone S. Miller, his wife, d on the Fifth For Value Received We promise to pay to the sum of Sixteen and 62/ the sum of Sixteen and 62/ the sum of Sixteen and 62/ the same being the monthly dues on the 25 ertificate therefor numbered 5147 this	id party of the second part, its successors and assigns forever. Said part 1986 the first part hereby and assigns, that at the delivery hereof T.R. Brownbridge and Harriet Browns and Leone S. Miller, his wife, over granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a of same and that T.R. Brownridge and Harriet Brownbridge, his assigns and all persons whomsoever. Appendix the express conditions that, whereas, the said party of the second part at the special instance and need to T.R. Brownbridge and Harriet Brownbridge; and T.J. the sum of and 00/100 DOLLARS gree with the said party of the second part, its successors and assigns, to pay all taxes and assess-rovements thereon, when due, and to keep said improvements in good repair, and to keep the brids may assigns; and also to keep said lands and improvements thereon free from all statutory lien claim he not performed as aforesaid then said party of the second part its successors or assigns, may pay ance, for such purpose, paying the costs thereof, and may also pay the final judgment for and statu be necessary to protect the title or possession of said premises, including all costs and for the repay as theireon as provided by the By-Laws of said Association, these presents shall be security. In day of May 1924 make and deliver to the third rote or obligation, which is made a part hereof and in the words and figures as follows, to-wit NOTE OR OBLIGATION Tulsa, Okla, May 5, 1924. May 1924 make and deliver to the order of TULSA BULLDING /LOAN ASSOCIATION, the following sums of money viz share. Soft the capital stock of said Association, represented and evidenced by the Bromwbridge his wife and T.J.
rdige, his wife; and T. J. Mill the true and lawful owner. S. of the said premises abscumbrances; that there is no one in adverse possession wife and T. J. Miller and Leon III warrant and defend the same against the lawful and e PROVIDED, ALWAYS, And these presents are u equest of the part 185 of the first part, loaned and advan Miller and Leone S. Miller Twenty-five Hundred AND WHEREAS, said part 185 of the first part agents, general and special, against said lands and impriges thereon constantly insured in such company or correct to said party of the second part, its successors or every kind, and if any or either of said agreements the taxes and assessments, and may effect such insurry lien claims, and may invest such sums as may lent of all moneys so expended together with the charge AND WHEREAS, the said T. R. Brown and Leone S. Miller, his wife, do not the Fifth LEA BUILDING ANDLOAN ASSOCIATION For Value Received We promise to pay to the same being the monthly dues on the 25 ertificate therefor numbered 5147 this T. R. Brownbridge and Harrier and Leone S. Miller, his Twenty-five Hundred and	id party of the second part, its successors and assigns forever. Said part 1.9% the first part hereby s and assigns, that at the delivery hereof. T. R. Brownbridge and Harriet Browner and Leone S. Miller, his wife, pove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a of same and that T. R. Brownridge and Harriet Brownbridge, his as a said search of all persons whomsoever, professor delivers that, whereas, the said party of the second part at the special instance and need to T. R. Brownbridge and Harriet Brownbridge; and T. J. the sum of and 00/100 heavy may designate another power when the record party may designate another power and tactactory lies claims assigned to the second party may designate another power party from a said second party may designate another power party from a said second party may designate another power party from a said second party may designate another power party from a said second party may designate another power party from a said second party may designate another power party from all statutory lies claims assigner formed as aforesaid then said party of the second part its successors or assigns, may party of the second part its successors or assigns, may anote, for such purpose, paying the costs thereof, and may also pay the final judgment for and status he necessary to protect the title or possession of said premises, including all costs and for the repay esthereon as provided by the By-Laws of said Association, these presents shall be security. bridge and Harriet Brownbridge, his wife; and T. J. Mill day of May, 1924 make and deliver to the Itheir note or obligation, which is mase a part hereof and in the words and figures as follows, to-wit NOTE OR OBLIGATION Tulsa, Okla, May 5, 1924. AND Tulsa, Okla, May 5, 1924. Bollars of the capital stock of said Association, represented and evidenced by the say pledged by t Bronwbridge, his wife and T. J. to said Association to secure a loan of Wife (OliO). DOLLARS
retire and lawful owner. S. of the said premises about the true and lawful owner. S. of the said premises about the same against the lawful and e provided. ALWAYS, And these presents are u quest of the part Soft the first part, loaned and advandiller and Leone S. Miller AND WHEREAS, said part 1986 the first part agents, general and special, against said lands and impress thereon constantly insured in such company or correct to said part of the second part, its successors or every kind, and if any or either of said agreements the taxes and assessments, and may effect such insure the taxes and assessments, and may effect such insure that are such assessments. AND WHEREAS, the said T. R. Brown and Leone S. Miller, his wife, don't be such the second part, its successors or the said beautiful to the second part, its successors or such taxes and assessments, and may left such insure the taxes and assessments, and may left such insure the second part, its successors or such contains and the said such insured line and successors or such as a such such as a successor of the second part, its successors or such as a successor of the second part, its successors or such as a successor of the second part, its successors or such as a successor of the second part, its successors or such as a successor of the second part of the successor	id party of the second part, its successors and assigns forever. Said part 1986 the first part hereby as and assigns, that at the delivery hereof T. R. Brownbridge and Harriet Browner and Leone S. Miller, his wife, or and Leone S. Miller, his wife, over granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all tof same and that T. R. Brownridge and Harriet Brownbridge, his equitable claims of all persons whomsoever. upon the express conditions that, whereas, the said party of the second part at the special instance and need to T. R. Brownbridge and Harriet Brownbridge; and T.J. the sum of and OO/100
venant with said party of the second part, its successors dige, his wife; and T. J. Mill e true and lawful owner. S. of the said premises abcumbrances; that there is no one in adverse possession wife and T. J. Miller and Leon II warrant and defend the same against the lawful and e PROVIDED, ALWAYS, And these presents are u quest of the part Sof the first part, loaned and advan filler and Leone S. Miller Twenty-five Hundred AND WHEREAS, said part 1986 the first part agents, general and special, against said lands and inpugs thereon constantly insured in such company or correct to said party of the second part, its successors or every kind, and if any or either of said agreements the taxes and assessments, and may effect such insurry lien claims, and may or either of said agreements the taxes and assessments, and may effect such insurry lien claims, and may invest such sums as may ent of all moneys so expended together with the charge AND WHEREAS, the said T. R. Brown and Leone S. Miller, his wife, don the Fifth ILSA BUILDING ANDLOAN ASSOCIATION For Value Received We promise to pay to the sum of Sixteen and 62/ the same being the monthly dues on the 25 ertificate therefor numbered 5147 T. R. Brownbridge and Harrier Miller and Leone S. Miller, his Twenty-five Hundred and Nineteen and 88/100	id party of the second part, its successors and assigns forever. Said part 1.2% the first part hereby s and assigns, that at the delivery hereof. T. R. Brownbridge and Harriet Browner and Leone S. Miller. his wife. 1. S. Miller. his wife. 1. of same and that T. R. Brownridge and Harriet Brownbridge, his are same and that T. R. Brownridge and Harriet Brownbridge, his are successors and assigns, the same and that T. R. Brownbridge and Harriet Brownbridge; and T. J. to said Association, represented and eliver to the order of LUSA BUILDING LOAN ASSOCIATION, the following sums of money viz the order of T. T. S. Builder of the capital stock of said Association, represented and evidenced by the said party of the capital stock of said Association, represented and evidenced by the said party of the second part is successors or assigns, may pay the final judgment for and status be necessary to protect the title or possession of said are successors or passigns, and said and the second part said the second part said the second part said and the second part the second part said and said to keep the By-Laws of said association, these presents shall be security. 1. day of May. 1924
revenant with said party of the second part, its successors redige, his wife; and T. J. Mill the true and lawful owner. S. of the said premises about the said said said said said said said said	id party of the second part, its successors and assigns forever. Said part 1.98f the first part hereby as and assigns, that at the delivery hereof. T. R. Brownbridge and Harriet Browner and Leone S. Miller, his wife, pove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a of same and that T. R. Brownridge and Harriet Brownbridge, his as a said same and that T. R. Brownridge and Harriet Brownbridge, his as S. Miller, his wife, equitable claims of all persons whomsoever, upon the express conditions that, whereas, the said party of the second part at the special instance and need to T. R. Brownbridge and Harriet Brownbridge; and T. J. the sum of and 00/100 and 00/100 bold and the policy of the second part, its successors and assigns, to pay all taxes and assess rovements thereon, when due and to keep said improvements in good repair, and to keep the build impanies as and second party may designate and the policy of receive instruction of the second party may designate and the policy of receive instruction of the party of the second part its successors or assigns, may anace, for such purpose, paying the costs thereof, and may also pay the final judgment for and status be necessary to protect the title or possession of said premises, including all costs and for the repay est thereon as provided by the By-Laws of said Association, these presents shall be security. bridge and Harriet Brownbridge, his wife: and T. J. Mill day of May, 1924 make an apart hereof and in the words and figures as follows, to-with the order of TULSA BULLDING LOAN ASSOCIATION, the following sums of money vizes as a second party and party of the capital stock of said Association, represented and evidenced by the Brownbridge, his wife and T. J. to said Association to secure a loan of wife and party of the capital stock of said Association, represented and evidenced by the Brownbridge, his wife and T. J. to said Association to secure a loan of wife. O/1000 DOLLARS, and the sum of