## MORTGAGE RECORD No. 469

THIS INDENTURE, Made this	, 192. 4., between
그래, 그들 가는 그는 그는 장면 물을 통통 보다 하면 못 하는데, 그는 그는 그 사람들이 되어요그라고 함께 있다. 다리 중국 중국에	
제작됐으면 아이들 된 이미지는 이동을 이렇게 되었다. 이미리는 이동을 하려면 되었다. 회사 회사 회사 이동학	on organized under the laws of the State of Oklahoma, party of the second part
	e first part, for and in consideration of the sum ofDOLLARS
hand paid by the said party of the second part, the receipt whereof is hereby ac	위하다 하는데 그들은 이름은 그렇게 하는데 하는데 하는데 나를 나를 하는데 물을 하는데 물 때문이 들어 그리고 있다.
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second party	하는 일반 회원으로 들었다. 사람이 가게 가능하는 사람들이 모르는 현실을 하는데 하다.
ing and situated in the County of	and State of Oklahoma, to-wi
마을 마을 이 마음이 가지 않는데 마을 마음이 가게 하고 말아졌다. 마음이 살아 살아 살아 있는데 그는 사람들이 그 모든 것이 없는데 그렇게 하는데 그 나를 했다.	ll), East Lynn Addition
	thereon.
	A MARCHAEL COMMITTEE
	14898 60 From From
그는 사람들이 얼마나 얼마를 하는 것이 없는 것은 것이 없는 것이 없다면 하나를 모르는 때문에?	하면 물 살이 있는 바람이 있는 사람들이 하면 하는 것이 되는 것이 되었다. 이 것이다.
	9 May 4
	1 & B
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icular, and with all and singular the tenements, hereditaments and appurtena entals and profits accruing from said property from and after this date.  TO HAVE AND TO HOLD THE SAME unto said party of the second part ovenant with said party of the second part, its successors and assigns, that at the dethey are they are the true and lawful owner. So it he said premises above granted, and seized on neumbrances; that there is no one in adverse possession of same and that they.  It warrant and defend the same against the lawful and equitable claims of all perso PROVIDED, ALWAYS, And these presents are upon the express conditions equest of the part 1981 the first part, loaned and advanced to  E. C. Peck and Ellen Peck, his  Six Hundred and No/100  AND WHEREAS, said part 1986 the first part agree with the said part enerts, general and special, against said lands and improvements thereon, when ags thereon constantly insured in such company or companies as said second party of the part is successors or assigns; and also to keep f every kind, and if any or either of said agreements be not performed as afores uch taxes and assessments, and may effect such insurance, for such purpose, party lies claims, and may invest such sums as may be necessary to protect the nent of all moneys so expended together with the charges thereon as provided by the AND WHEREAS, the said E. C. Peck and Ellen Pethod on the 15th day of Ap DME SAVINGS AND LOAN ASSOCIATION their note or obligation,  NOTE OR OBLIG.  For Value Received Promise to pay to the order of HOME SA Phe sum of Bight and 40/100  he same being the monthly dues on the 6 share 8  Certificate therefor numbered A-467 this day pledged by E. C. Peck  Six Hundred and No/TOO	t, its successors and assigns forever. Said part 1390 the first part hereby elivery, hereof  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all some whomsoever.  If a good and indefeasible estate of inheritance therein, free and clear of all states and clear of all states.  DOLLARS  The sum of said party of the second part is successors or as given may pay the good and the policy or policies of all statutory lien claim said then said party of the second part its successors or assigns, may pay in giving the costs thereof, and may also pay the final judgment for and state the By-Laws of said Association, there presents shall be security.  If a good and indefeasible estate of inheritance therein, free and clear of all statutory lien claim as good and improvements in good repair at the special instance and assessed use and the said party lien claim as good and the policy or policies in good repair at the special instance and assessed use and the policy or policies in good repair at the special instance and assessed use and ase
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