MORTGAGE RECORD No. 469.

경기는 1985년 1일 시간 등이 가지는 경기를 가는 것이 되었습니다. 그리는 것이 되었다면 하는 사람이 없는 것이 없다면 다른 것이다면 되었다.		money, or any part thereof, monthly as aforesaid, to pay y-Laws of said Association, and if, in case of default, the be insufficient to prepay said Association any balance which we have the said Association and the said we will be a said association and the said we will be a said association and the said we will be a said association and the said we will be a said association and the said we will be a said association and the said we will be a said association and the said when the said association and when the said association are when the said association are when the said association are when the said association and when the said association are wh	
		i discharge same. If	
w. The payment of said monthly sum aggregating	Twenty-three and	36/100 Dollars, each and every consecutive	e month
		liens and other charges shall entitle all of said certificate.	
ock to redemption by said Association at the par value and redeemed shall be taken by said Association in full sat. This obligation may be paid off at any time upon give which event this note or obligation may be credited on Loan 1408	s thereof, and the said Share. Stiefaction of this obligation and deek ving thirty days written notice to a such repayment of loan, with the v	of stock evidenced by Certificate No. 5169 d of trust or mortgage to secure the same also oklar he Home Office of the Association. Tulsa, Oklar withdrawal value of the stock carried with same. Frank T. Pope	io taken 10ma.
		Joanna R. Pope	
	COMPARED		
NOW THEREFORE, It said part 1.08 the first prest and fines, when they shall be or become due and see presents, shall be void, otherwise the same shall reed for the unpaid amount of the principal of said no second part to may said taxe, assessments and it	art shall pay the several sums of m payable, as aforesaid, and shall fait be and remain in full force and e ote, the unpaid interest and fines, a sourance, and to protect the title	toney mentioned in said note or obligation, including all dhfully perform all of the said agreements therein containstflet, and this mortgage may be immediately foreclosed; and the expenditures hereinbefore named, made by the sai of said premises, together with the charges as provided	lues, in- ed, then and en- d party by the
	umanni egy kulturuksaan argimilin tiiligin ka keeli uku keeli ki tuud	e payment of mortgage before their maturity and	
One Hundred Sixty Lof which shall be a lien upon said premises and secured	DOLLARS, attorney's fee for ind d by this mortgage, and included in	stituting suit upon this mortgage; also for foreclosing th any degree of foreclosure rendered thereon, and all rents o	e same: collected
y said party of the second part shall be applied on the perby expressly waive an appraisement of said real estate the event of legal proceedings to foreclose this mortga er cent per annum in lieu of further monthly installme royled in the By-Laws of said Association, as of the date	psyment of said debt. And the se e and all the benefits of the homeste ge, the indebtedness thereby secure of the first default, shall be applied	aid part 168 of the first part, for said consideration, do- ad exemption and stay laws of the State of Oklahoma. d shall bear interest from date of default at the rate of ter referred to shall be cancelled and the surrender value th in reduction of the sums due on this mortgage.	n (10%) ereot as
In the event of default on the part of the mortgagor, all be entitled to possession of the premises and to all ceive the said rents, which less the cost of collection there IT IS UNDERSTOOD AND AGREED, By and bet into in accordance with the By-Laws of the	S, in the performance of any of to the rents and profits thereafter eof, shall be applied upon the indebt ween the parties hereto, that this ergan in the laws of the said Association and the laws of the	the obligations of the said note or of this mortgage, the more accruing from said property, and shall be entitled to colledness hereby secured. It is contract, and each and every part thereof, is made an account the college of the State of Oklahoma are to govern.	ortgagee lect and d enter- State of
		set_theirhandS_and seal_Sthe day and yea	r above
(1) [문화] 보고 있는 보고 있는 사람들이 되고 있는데 말을 다 했다. 19 [일] 2 [일 1] 1 [일 1] 1 [일 2] 1 [일 2		Frank T. Pope	
		Josina R. Pope	
	pearedFrank T. Po	or said County and State, on this Fourteenth pe and Joanna R. Pope, his wife, S who executed the within and foregoing instrume ary act and deed for the uses and purposes therein set for	ent, and
WITNESS my hand and official seal the day and ye		T. G. Grant, Notary	r Public.
ty commission expires_ Lay 21, 1927.	(Seal)		
		19 (19 19 4 4 19 19 19 19 19 19 19 19 19 19 19 19 19	
Filed for record in Tulsa County, Oklahoma, on the	14	ay of Mey 1924 at 4:	00
o'clockM., Book 469, Page251		O. G. Weaver	
o'clockM., Book 469, Page	14d 	O. G. Weaver	OO by Clerk,
o'clockM., Book 469, Page251		O. G. Weaver	
o'clockM., Book 469, Page251		O. G. Weaver,Count	