## MORTGAGE RECORD No. 469

	day of May
O. L. Chancellor and Ne	ollie E. Chancellor, his wife
	nTulseCounty, and State of Oklahoma, parties of the first part, and the
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 of
Tive Thousand and OC	0/100
and paid by the said party of the second part, the re	eccipt whereof is hereby acknowledged, ha. Y.O. sold and by these presents
그 실수 두 하게 되고 하다니는 것이 된 사람들 것이다. 그는 사람들은 사람들이 되었다. 그리고 살아 없는 것이다.	aid party of the second part, its successors and assigns forever, all the following described real estate,
	Tulsaand State of Oklahoms, to-wit
	나는 하는 이번 이를 받는 것들은 사람들이 마시다는 나는 가는 것으로 가는 것들은
Lot Five (5) in Bl	ock Two (2) of George B. Perryman Addition
	Isa, Oklahoma, according to the Recorded
Plat thereof.	
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	1499 E 1243 AMERICAN AND THE SERVICE AND
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	Fr 179.4%
	일을 보고 있는 사람들이 얼마나 이번 점점 중요한다. 이번 사람들은 이 사람들은 이 사람들은 이 사람들은 이 사람들이 되었다.
	돌아보는 지도 또 한 없는 이번 가는 나는 이 동안 되었다. 그리고 하는 사람들은 모든 사람들이 되었다.
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her with all rents of said property, with full power tals, and with all and singular the tenements, her tals and profits accruing from said property from and TO HAVE AND TO HOLD THE SAME unto said remant with said party of the second part, its successors.  O. L. Chancellor  The true and lawful owner. S. of the said premises about the same against the lawful and a premises; that there is no one in adverse possession.  O. L. Chancellor  I warrant and defend the same against the lawful and a PROVIDED, ALWAYS, And these presents are unjuest of the parties of the first part, loaned and advar.  O. L. Chancellor.  Five Thou.  AND WHEREAS, said parties of the first part against, general and special, against said lands and impures the said party of the second part, its successors or every kind, and if any or either of said agreements in that was and assessments, and may effect such insuration of all moneys so expended together with the charge.  AND WHEREAS, the said O. L. Chancellor in on the Nine teenth  SA BUILDING AND LOAN ASSOCIATION  For Value Received Promise to pay to the sum of Thirty-three as ame being the monthly dues on the SO relificate therefor numbered 5199  this came being the monthly dues on the SO relificate therefor numbered 5199  the Chancellor and	editaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all dafter this date.  id party of the second part, its successors and assigns forever. Said part 1080f the first part hereby as and assigns, that at the delivery hereof.  and Nellie E. Chancellor  over granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a of same and that.  and Nellie E. Chancellor  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.  and Nellie E. Chancellor  the sum of usand and OO/100  DOLLARS,  gree with the said party of the second part, its successors and assigns, to pay all taxes and assessarevements thereon, when due, and to keep said improvements in good repair, and to keep the build-mpanies as said second party may designate and the policy or policies of insurance constantly transite 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 statube necessary to protect the title or possession of said premises, including all costs and for the repayes; hereon as provided by the By-Laws of said Association, these presents shall be security.  and ellor and Nellie E. Chancellor  May, 1924  make and deliver to the their note or obligation, which is mace a part hereof and in the words and figures as follows, to-wit NOTE OR OBLIGATION  And Tulesa, Okia, May 19.  1924-  the order of TULSA BUILDING / LOAN ASSOCIATION, the following sums of money viz and 25/100  DOLLARS  share. S
ther with all rents of said property, with full power lar, and with all and singular the tenements, here tals and profits accruing from said property from and TO HAVE AND TO HOLD THE SAME unto said remant with said party of the second part, its successor O. I. Chancellor  To true and lawful owner. S. of the said premises about the said lawful owner. S. of the said premises about the said sumbrances; that there is no one in adverse possession  O. L. Chancellor  I warrant and defend the same against the lawful and represents are uppered to said party of the first part, loaned and advar O. L. Chancellor  Five Thou  AND WHEREAS, said part 1050f the first part against, general and special, against said lands and impossible from constantly insured in such company or cevery kind, and if any or either of said agreements in thace and assessments, and may effect such insury with a said and sassesments, and may effect such insury with the claims, and may invest such sums 2s may not of all moneys so expended together with the charge AND WHEREAS, the said  O. L. Chancellor  For Value Received We promise to pay to the sum of Thirty-three as same being the monthly dues on the Sound Five Thousar Chancellor and Chance	editaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all dafter this date.  id party of the second part, its successors and assigns forever. Said part1eSof the first part hereby as and assigns, that at the delivery hereof
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