## MORTGAGE RECORD No. 469

COMPECKED No.260176 C.H.J.

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THIS INDENTURE, Made this Sixth day of June 192.4 orwin R. Haggard and Althes Haggard, his wife, and Henry T.	그 같은 그 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은
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TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the la	친구가 못 흔들었다. 이 말 말 그가 한 것 것을 알 봐요? 가 ?
WITNESSETH, That the said part	승규님 방법은 승규가 모양을 벗어 다 너희 감독하고 있다. 강성은 것이다.
Forty-five Hundred and 00/100	しかく しょうしん ビア・ション かかし システム きょうちゃう しょうかえん しかか かたかく しん
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha_V&ol	d and by these presentsGRAN
= BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and a	
And me contract the second s	and State of Oklahoma, to-w
The East Fifty (50) feet of the South Forty (40)	
(7) and the East Fifty (50) feet of Lot Eight (8	
of Orcutt Addition to the city of Tulsa, Oklahome Recorded Plat thereof.	a, according to the
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gether with all rents of said property, with full power and authority to collect the same in case the co- ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging rentals 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, its successors and ass covenant with said party of the second part, its successors and assigns, that at the delivery hereof. Martin, hie wife, and Martin, hie wife, and Martin and Mabel Martin will warrant and defend the same against the lawful and equitable claims of all persons whomasoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the sail request of the part 198 (the first part, loaned and advanced to COrwin R. Haggard, Alth and Mabel Martin Forty-five Hundred and 00/100 AND WHEREAS said part 199 of the first part agreements thereon, when due, and to keep said ments general and special, again is such company or companies as said second part, if successor or asigns; and also there yaid lands and improvements thereon, when due, and to keep said and Mabel martin Forty-five Hundred and 00/100 AND WHEREAS, said part 199 of the second part, its successor or asigns; and also the seep said and improv- of every kind, and if any or either of said agreements beroon, when due, and to keep said and may invest such surance, for such purpose, paying the costs thereof tory line claims, and may invest such surance, for such purpose, paying the costs thereof tory line claims, and may invest such surance, for such purpose, paying the costs thereof tory line claims, and may invest such surance, for such purpose, paying the costs thereof tory line claims, and may invest such surance, for and also there such as accession of the sum of	anditions of this mortgage become broken in any p g. A first and specific lien is hereby granted on signs forever. Said part 198 the first part here d Henry T. Martin and Mabel ble estate of inheritance therein, free and clear of d. Althea Haggard, and Henry d party of the second part at the special instance a hea Haggard, Henry T. Martin the sum DOLLAN ts successors and assigns, to pay all taxes and asse ements thereon free from all statutory lien clai the second part its successors or assigns, may j , and may also pay the final judgment for and ets make and deliver to hereof and in the words and figures as follows, to- used, Okla, June 6, 192. N ASSOCIATION, the following sums of money ASSOCIATION, the following sums of money DOLLARS, and the sum of DOLLARS; the same being the inter- portiation at its Home Office at Tulsa, Oklah

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