MORTGAGE RECORD No. 469

TILSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second positive second part. It is a compositive second part. Twenty-seven Hundred and 00/100 DOLLA in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, hard assigns forever, all the following described real establishments.		ed,
WITNESSOTH, The the said part. Y	TULSA BUILDING AND LOAN	그 회에 의로 살이 되었다면 그는 사는 시대로 사용한 구름이고 되면 생각하게 하는 사람들이 되었다. 그 이 후에는 그 사용이 되었다는 일을 살을 살아야다.
DOLLA hand pails (by the said party of the second part, the receipt whereof is hereby attacomicished, in. 8. and and by these presents		- N. B. B. B. M. B.
ARGAIN, SELL, CONVEY and CONFIRM unto and party of the erected part, he accessors and assigns forever, all the following described real and right and all the County of		그는 그는 어느 어느 사람들이 나는 사람들은 사람들이 되었다. 그는 사람들이 되는 그는 그를 그를 그 없는 것이 되었다. 그는 것이 되었다고 있는 것이 없는 것이 없는 것이 없다.
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Let Fourteon (14), Block Fifteen (15), Cherokee Heights Addition to She oity of Tales, Oklahous, according to the recorded plot thereof. 1959 1959 290 1959 290 1959 290 1959 290 1959 290 1959 290 1959 290 1959 290 1959 290 1959 290 290 290 290 290 290 290	BM - [Hannariga - 시간호시간 10 - 12 10 Han Han Hall activation (1941)	가 건강은 그렇게 되고 아내가 취임하다면 하는 이번 이렇게 생각하는데 이렇게 되었다면 생각을 내려왔다는데 살았다. 이렇게 하다 그렇게 그렇게 하다.
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tue monthly upon said sum so borrowed by me_, and Ipromise to pay said Association at its Home Office at Tulsa. Oklah	cular, and with all and singular the tenements, he intals and profits accruing from said property from a TO HAVE AND TO HOLD THE SAME unto so evenant with said party of the second part, its successor Estelle Wilson. Estelle Wilson. The true and lawful owner of the said premises a neumbrances; that there is no one in adverse possession. Estelle Wilson. Fill warrant and defend the same against the lawful and PROVIDED, ALWAYS, And these presents are equest of the party of the first part, loaned and adverse of the party of the first part, loaned and and Estelle Wilson. Twenty-sever. AND WHEREAS, said part. Y. of the first part ients, general and special, sayinst said lands and impost there on constantly insured in such company or erred to said party of the second part, its successors of every kind, and if any or either of said agreements that taxes and assessments, and may effect such insury lien claims, and may invest such sums as may only lien claims, and may invest such sums as may only lien claims, and may invest such sums as may only lien claims. AND WHEREAS, the said. Estelle Wilson. AND WHEREAS, the said. Estelle Wilson. Estelle Wilson. Estelle Wilson. Twenty-sever. AND WHEREAS, the said. Estelle Wilson. Estelle Wilson. Estelle Wilson. Estelle Wilson.	ereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on and after this date. said party of the second part, its successors and assigns forever. Said part, X. of the first part here or and assigns, that at the delivery hereof. , unmarried above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a considerance of the capital second part at the special instance at a upon the express conditions that, whereas, the said party of the second part at the special instance at a capital second party and the sum and the policy or policies of insurance constanced to. unmarried the sum arried and 00/100 DOLLAF agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assess a said second party may designate and the policy or policies of insurance constantly tracer or assigns; and also to keep said lands and improvements in good repair, and to keep the built companies as said second party may designate and the policy or policies of insurance constantly tracer assigns; and also to keep said lands and improvements thereon free from all statutory lien clais be not performed as aforesaid then said party of the second part its successors or assigns, may purance, for such purpose, paying the costs thereof, and may also pay the final plugment for and stay be necessary to protect the title or possession of said premises, including all costs and for the represented as provided by the By-Laws of said Association, these presents shall be security. And December, 1923 make and deliver to the second party by the second part its successors or assigns, may purance, for such purpose, paying the costs thereof, and may also, pay the final plugment for and stay be necessary to protect the title or possession of said premises, including all costs and of the representation, these presents shall be security. And December 1923 make and deliver to the second party and party of the capital stock of said Association, rep
	cular, and with all and singular the tenements, he intals and profits accruing from said property from a TO HAVE AND TO HOLD THE SAME unto so evenant with said party of the second part, its successor Estelle Wilson. Estelle Wilson. The true and lawful owner of the said premises a neumbrances; that there is no one in adverse possession. Estelle Wilson. Ill warrant and defend the same against the lawful and PROVIDED, ALWAYS, And these presents are equest of the party of the first part, loaned and adverse possession. Twenty-sever. AND WHEREAS, said part. Y. of the first part icones, general and special, against said lands and imported to said party of the second part, its successors of every kind, and if any or either of said agreements that taxes and assessments, and may effect such insory lien claims, and may invest such sums as may nent of all moneys so expended together with the char and on the Fifteenth AND WHEREAS, the said. Estelle Wilson. For Value Received. I promise to pay to the sum of Seventeen and he same being the monthly dues on the 27. Seventeen and Settlicate therefor numbered 4581 the same being the monthly dues on the 27. Estelle Wilson.	ereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on und after this date. said party of the second part, its successors and assigns forever. Said part, Y. of the first part here or and assigns, that at the delivery hereof. , unmarried above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a considerable claims of all persons whomsoever. a unmarried dequitable claims of all persons whomsoever. a upon the express conditions that, whereas, the said party of the second part at the special instance a constance of a constance and assigns of the said party of the second part at the special instance and assigns and assigns, to pay all taxes and assemptions and also to keep said lands and improvements in good repair, and to keep the but companies as said second party may designate and the policy or policies of insurance constantly transact, for such purpose, paying the costs thereof, and may also pay the final ludgment for and stay be not performed as aforesaid then said party of the second part its successors or assigns, may protect the title or possession of said premises, including all costs and for the representation as provided by the By-Laws of said Association, these presents shall be security. Lealle Wilson, unmarried, day of December, 1923 make and deliver to the order of TULSA BUILDING AND ASSOCIATION, the following sums of money of the order of TULSA BUILDING AND ASSOCIATION, the following sums of money of the order of the capital stock of said Association, represented and evidenced by this day pledged by Vilson, unmarried to said Association, represented and evidenced by this day pledged by Vilson, unmarried to said Association, the said Association to secure a loan can be and 47/100 DOLLARS; the same being the interpretation of the said Affinity to said Association to secure a loan can be and 47/100