Section 1

MORTGAGE RECORD No. 469

	enth day of December , 192 3 hetween
त्त त्यासक्षतः व्यापः सः प्रमाणिक्ष स्थापित्र स्थापः स्थापः स्थापः स्थापः स्थापः स्थापः स्थापः स्थापः स्थापः स स्थापः	in Tulys County, and State of Oklahoma, part. V. of the first part, and the
ITSA BUTTOING AND	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par
	of the first part, for and in consideration of the sum of
One Thousand a	
	part, the receipt whereof is hereby acknowledged, has sold and by these presents. does
	원으로 하는 바람이 이 원장 교육한 방송이 이번 발견되었다. 그는 전 교육인 이 1.5% 연극했다. 그 남의 사이 문으로 모두 되고 하는 이 바람이 되었다. 바다
	tM unto said party of the second part, its successors and assigns forever, all the following described real estate. Tulsa
ing and situated in the County of	and State of Oklahome, to-w
Mha Waats	eventy-five and $1/2$ feet $(75\frac{1}{2})$ of the North One
Hundred Tw	enty-nine (129) feet of Lot Eleven (11), Block en (27), Park Place Addition to the city of
-uise, oki	ahoma, according to the Recorded Plat thereof.
	경영 경험 등 2017년 전 12 17일 전 1일 17일 전로 보는 기계로 발생하는 경영 경험 전 경영 전 보고 보고 보고 있다. 그는 모양 경영 전 보고 보고 있다. 그리고 보고 보고 있다. 2017년 2017년 1월 12일 전
	and have the engenery
	12962
	ρ
	18
	$S\beta$
	Schulz Company
	[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]
	s successors and assigns, that at the delivery hereof
Carrie M.	901 One , a widow
he true and lawful owner of the said	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of a
he true and lawful owner of the said	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of a
he true and lawful owner of the said	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of a
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie Me vill warrant and defend the same against the PROVIDED, ALWAYS, And these pr	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of al g possession of same and that
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie Me ill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part \(\frac{7}{2} \)_ of the first part, loane	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all persons whomseever. Berome, a widow lawful and equitable claims of all persons whomseever. Besents are upon the express conditions that, whereas, the said party of the second part at the special instance are and advanced to
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y_of the first part, loans Carrie M.	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all persons a widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance ard and advanced to
the true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Vill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y of the first part, loane Carrie M. Or	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that. Ferome, a widow lawful and equitable claims of all persons whomsoever, esents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow the sum
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie Me vill warrant and defend the same against the PROVIDED, ALWAYS, And these pr equest of the part \(\mathcal{Z}_{}\) of the first part, loane Carrie Me Or	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that. Ferome, a widow lawful and equitable claims of all persons whomsoever, esents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow the sum
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Carrie M. Carrie M. Carrie M. Carrie M. Carrie M. Or AND WHEREAS, said part Y of the first part, loans general and special, against said langs thereon constantly insured in such control of the year of year of the year of the year of year	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that. Ferome, a widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow the sum Thousand and 00/100 DOLLAR first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon from all statutory lien claim greements be not performed as aloresaid then said party of the second part its successors or assigns, may passuch insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and states as as may be necessary to protect the title or possession of said premises, including all costs and for the repains the costs and for the repain the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Trie M. Jerome, a widow
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Carrie M. Carrie M. Carrie M. Carrie M. Carrie M. Or AND WHEREAS, said part Y of the first part, loans general and special, against said langs thereon constantly insured in such control of the year of year of the year of the year of year	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that. Ferome, a widow lawful and equitable claims of all persons whomsoever, esents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow the sum
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y_ of the first part, loane Carrie M. Or AND WHEREAS, said part Y of the sents, general and special, against said lan igs thereon constantly insured in such construct to said party of the second part, its s a cevery kind, and if any or either of said; uch taxes and assessments, and may effect orylien claims, and may invest such sun tent of all moneys so expended together with the constant of the said Carrier of	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that. Ferome, a widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow the sum Thousand and 00/100 DOLLAR first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon from all statutory lien claim greements be not performed as aloresaid then said party of the second part its successors or assigns, may passuch insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and states as as may be necessary to protect the title or possession of said premises, including all costs and for the repains the costs and for the repain the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Trie M. Jerome, a widow
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y_ of the first part, loane Carrie M. Or AND WHEREAS, said part Y of the sents, general and special, against said lan igs thereon constantly insured in such construct to said party of the second part, its s a cevery kind, and if any or either of said; uch taxes and assessments, and may effect orylien claims, and may invest such sun tent of all moneys so expended together with the constant of the said Carrier of	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that. Jerome, a widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow the sum Thousand and 00/100 DOILAR first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessis and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build pany or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claim greements be not performed as aforesaid then said party of the second part its successors or assigns, may passed insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and states as as may be necessary to protect the title or possession of said premises, including all costs and for the repath the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Trie Me Jerome, a widow day of December, 1923 make and figures as follows, to-widocciation, their note or obligation, which is make a part hereof and in the words and figures as follows, to-widocciation, their note or obligation, which is make a part hereof and in the words and figures as follows, to-widocciation in the words and figures as follows, to-widocciation.
ne true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y_ of the first part, loane Carrie M. Or AND WHEREAS, said part Y of the nents, general and special, against said langs thereon constantly insured in such control to said party of the second part, its sieve taxes and same results and said and singly the said and some sepanded together with the said and singly the said and	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all prosession of same and that. Jerome, a widow lawful and equitable claims of all persons whomsoever, esents are upon the express conditions that, whereas, the said party of the second part at the special instance and and advanced to. Jorome, a widow e Thousand and 00/100 DOILAR: first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bull pany or companies as said second party may designate and the policy or policies of insurance constantly tran accessors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claim greements be not performed as aloresaid then said party of the second part its successors or assigns, may such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and state as as may be necessary to protect the title or possession of said premises, including all costs and for the repa habe charges thereon as provided by the By-Laws of said Association, these presents shall be security. **TrieM.** Jerome**, a. widow
ne true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these products of the part Y. of the first part, loane Carrie M. OX AND WHEREAS, said part. Y of the tents, general and special, against said langs thereon constantly insured in such contret to said party of the second part, its seventy kind, and if any or either of said a contract of the said party of the second part, its seventy kind, and if any or either of said a contract of the said party of the second part, its seventy kind, and if any or either of said and the taxes and assessments, and may effect ory lien claims, and may invest such sun eint of all moneys so expended together with AND WHEREAS, the saidCE id on the Fifteenth BA BUILDING ANDLOAN ASS For Value Received promise	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all prosession of same and that. Jerome, a widow lawful and equitable claims of all persons whomsoever, esents are upon the express conditions that, whereas, the said party of the second part at the special instance are defended and advanced to. Jorome, a widow e Thousand and 00/100 DOILAR: first part agree
ne true and lawful owner of the said noumbrances; that there is no one in advers Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these products of the part Y. of the first part, loane Carrie M. Or AND WHEREAS, said part Y of the send part, its and langs thereon constantly insured in such congred to said party of the second part, its as a every kind, and if any or either of said a ch taxes and assessments, and may effect ory lien claims, and may invest such sun ent of all moneys so expended together will an only the claims, and may invest such sun ent of all moneys so expended together will an only the claims, and may invest such sun ent of all moneys so expended together will an only the claims, and may invest such sun ent of all moneys so expended together will an only the claims, and may invest such sun ent of all moneys so expended together will be a sun of the claims. The and the sum of the sum	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that Jerome, a widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are done and advanced to Jorome, a widow e Thousand and OO/100 DOLLAR: first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claim greements be not performed as aforesaid then said party of the second part its successors or assigns, any such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and state as as may be necessary to protect the title or possession of said premises, including all costs and for the repa has contained the costs of said association, these presents shall be security. Trie M. Jerome, a widow December, 1923 make and deliver to the CIATION their note or obligation, which is make a part hereof and in the words and figures as follows, to-wide and the order of TULISA BUILDING LOAN ASSOCIATION, the following sums of money video/100
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie Melill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y of the first part, loane Carrie Melins, general and special, against said langs thereon constantly insured in such congred to said party of the second part, its are revery kind, and if any or either of said and the taxes and assessments, and may effect ory lien claims, and may invest such sunnent of all moneys so expended together with AND WHEREAS, the saidCE	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all possession of same and that Jerome, a widow lawful and equitable claims of all persons whomsoever, esents are upon the express conditions that, whereas, the said party of the second part at the special instance are d and advanced to. Jorome, a widow e Thousand and OO/100 DOILAR: first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claim greements be not performed as aforesaid then said party of the second part its successors or assigns, may pe such insurance for such purpose, paying the costs thereof, and may also pay the final judgment for and state as as may be necessary to protect the title or possession of said premises, including all costs and for the repa had the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Trie M. Jerome, a widow day of
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Or AND WHEREAS, said part Y of the nents, general and special, against said langs thereon constantly insured in such conerred to said party of the second part, its si every kind, and if any or either of said such taxes and party of the second part, its si every kind, and if any or either of said such taxes and party of the second part, its si every kind, and sessents, and may effect ory lien claims, and may invest such sun ment of all moneys so expended together with the said on the Fifteenth SA BUILDING AND LOAN ASS For Value Received T promise The sum of Ten and the same being the monthly dues on the 1 Certificate therefor numbered 4570	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Or AND WHEREAS, said part Y of the nents, general and special, against said langs thereon constantly insured in such conerred to said party of the second part, its si every kind, and if any or either of said such taxes and party of the second part, its si every kind, and if any or either of said such taxes and party of the second part, its si every kind, and sessents, and may effect ory lien claims, and may invest such sun ment of all moneys so expended together with the said on the Fifteenth SA BUILDING AND LOAN ASS For Value Received T promise The sum of Ten and the same being the monthly dues on the 1 Certificate therefor numbered 4570	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Or AND WHEREAS, said part Y of the nents, general and special, against said langs thereon constantly insured in such conerred to said party of the second part, its si every kind, and if any or either of said such taxes and party of the second part, its si every kind, and if any or either of said such taxes and party of the second part, its si every kind, and sessents, and may effect ory lien claims, and may invest such sun ment of all moneys so expended together with the said on the Fifteenth SA BUILDING AND LOAN ASS For Value Received T promise The sum of Ten and the same being the monthly dues on the 1 Certificate therefor numbered 4570	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Carrie M. Vill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part V. of the first part, loane Carrie M. Or AND WHEREAS, said part V of the nents, general and special, against said lan ngs thereon constantly insured in such conerred to said party of the second part, its so I every kind, and if any or either of said a uch taxes and assessments, and may effect ory lien claims, and may invest such sun nent of all moneys so expended together wi AND WHEREAS, the said Car id on the Fifteenth SA BUILDING AND LOAN ASS For Value Received I promise The sum of Ten and the same being the monthly dues on the 1 Carrie M. Jer Carrie M. Jer One Thouse	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all prosession of same and that. "JOPOMS, a Widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are dead dayanced to. JOPOMS, a Widow E Thousand and OO/100 DOLLAR: first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as said second party may designate and the policy or policies of insurance constantly transferements be not performed as aloresaid then said party of the second part its successors or assigns, may proved to be not performed as aloresaid then said party of the second part its successor or assigns, may proved the final party may designate and the policy or policies of insurance constantly transferements be not performed as aloresaid then said party of the second part its successor or assigns, may proved the title or possession of said premises, including all costs and for the repair of the therefore the second part its successor or assigns, may proved the title or possession of said premises, including all costs and for the repair here on as provided by the By-Laws of said Association, these presents shall be security. TILE M. JOPOMS, S. WIGOW DOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wigometric part of the repair
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Carrie M. Will warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part Y of the first part, loane Carrie M. Or AND WHEREAS, said part Y of the seend part, its sid langs thereon constantly insured in such congreted to said party of the second part, its si every kind, and if any or either of said such taxes and assessments, and may effect ory lien claims, and may invest such sun ent of all moneys so expended together with AND WHEREAS, the said Carrie M. SA BUILDING ANDLOAN ASS For Value Received I promise the sum of Ten and the same being the monthly dues on the Carrie M. Jer One Thouse Seven ar	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all processors of same and that. Jerome, a widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are do and advanced to. Jorome, a widow e Thousand and OO/100 DOLLAR: first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as asid second party may designate and the person to pay all taxes and assess as a second party may designate and the person received from all statutory lies claim coresions assigns, errormed as aforesaid then said party of the second part its successors or assigns, may person to be a successor of the second part its successors or assigns, may person to be a successor of the second part its successors or assigns, may person to be a successor of the second part its successors or assigns, may person to protect the title or possession of said premises, including all costs and for the repain the charges thereon as provided by the By-Laws of said Association, these presents shall be security. rrie M. Jerome, s. widow
he true and lawful owner of the said neumbrances; that there is no one in advers Carrie M. Carrie M. Ill warrant and defend the same against the PROVIDED, ALWAYS, And these prequest of the part \(\frac{\text{J}}{}\) of the first part, loane Carrie M. Or AND WHEREAS, said part \(\frac{\text{J}}{}\) of the nents, general and special, against said lan ngs thereon constantly insured in such con erred to said party of the second part, its s I every kind, and if any or either of said a uch taxes and assessments, and may effect ory lien claims, and may invest such sun nent of all moneys so expended together wi AND WHEREAS, the said	premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all prosession of same and that. "JOPOMS, a Widow lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance are dead dayanced to. JOPOMS, a Widow E Thousand and OO/100 DOLLAR: first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess is and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built pany or companies as said second party may designate and the policy or policies of insurance constantly transferements be not performed as aloresaid then said party of the second part its successors or assigns, may proved to be not performed as aloresaid then said party of the second part its successor or assigns, may proved the final party may designate and the policy or policies of insurance constantly transferements be not performed as aloresaid then said party of the second part its successor or assigns, may proved the title or possession of said premises, including all costs and for the repair of the therefore the second part its successor or assigns, may proved the title or possession of said premises, including all costs and for the repair here on as provided by the By-Laws of said Association, these presents shall be security. TILE M. JOPOMS, S. WIGOW DOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wigometric part of the repair

11. H 1. AP