S. House

MORTGAGE RECORD No. 469

from a fore fill tall to well forest.	ade this Filtnen day of January 192 4 between
W. N. Robb	45 전 회사이트를 취하고 있습니다. 전 사람들은 유통 기본 등에 가고 보내면 가장 17 전에서 보기가 얼마나를 하는 것이다. 그리나 사람들은 사람들은 다른 사람들은 다른 사람들은 사람들은 사람들은
That Hotel Man, National Long Park	ins and Lae A. Robbins, his wife.
	Tull Sa County, and State of Oklahoma, part of the first part, and the
TULSA.BUILDIN	IG_ANDLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
	t the said part. 198
	nrty of the second part, the receipt whereof is hereby acknowledged, ha YAsold and by these presentsdo
	VEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
lying and situated in the	레크를 잃으러 생기의 자 <mark>내는 사람들은 하면 얼굴을 들어 가득했다면 된 눈이면</mark> 그 사고 그렇게 하는 바라이를 하고 있다. 그래 그리다 그리다를 다른 사람들이 되었다. 그래 그리다
	The Mark (A) Drawley (BO) Callette Hell Addition
	to the city of Tulsa, Oklahoma, according to the Recorded
The second of the second	식사들이 그렇으로 되었으면 많아 되었다면 문제가 많아 들었다. 그렇게 하는 하는 사람들이 가장하고 있으면 그 그 그리고 있다고 사용이 성급하다고 있다. 하다는 그 나무를
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이 항상을 위한 경우 등록 하는 것이 없다.	는 15 mm 전 15 mm 전 15 mm 전 25 mm
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rentals and profits accruing TO HAVE AND TO	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parties of the first part hereby the second part, its successors and assigns, that at the delivery hereof.
W. N	. Robbins and Mac A. Robbins, his wife
the true and lawful owner	S of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all
	하는 병호에 그 10년 19년 일본 10년 11일 11일 11일 12일 12일 12일 12일 12일 12일 12일
W. I.	Robbins and Mae A. Robbins, his wife,
will warrant and defend the	THE POLITIC CONTROL AND AND AND ADDRESS OF THE PROPERTY OF THE
EROYLDED, RUILL	same against the lawful and equitable claims of all persons whomsoever
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	same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the special instance are special instance.
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W. N.	Isame against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and he first part, loaned and advanced to Robbins and Mae A. Robbins, his wife, the sum of lifteen Hundred and 00/100 DOLLARS,
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AND WHEREAS, sai ments, general and special, ings thereon constantly ins ferrod to said party of the of every kind, and if any course tory lien claims, and may ment of all moneys so expe	isame against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and he first part, loaned and advanced to Robbins and line A. Robbins, his wife ifteen Hundred and 00/100 DOLLARS, d particles of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessing against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildwared in such company or companies as said second party may designate and the policy or policies of insurance constantly transsecond part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay so, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and staturing the such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repaying the cost of the second part is successors or assigns, may be necessary to protect the tettle or possession, the second part its successors or assigns, may pay so the final judgment for and staturing the cost of the second part its successors or assigns, may pay and may also pay the final judgment for and staturing the cost of the second part its successors or assigns, may be necessary to protect the tettle or possession of said premises, including all costs and for the repaying the said. W. N. Robbins and flae A. Robbins, his wife.
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AND WHEREAS, saiments, general and special, ings thereon constantly ins ferrod to said party of the such taxes and assessments tory lien claims, and may ment of all moneys so expe AND WHEREAS, the did on the PWO LSA BULLDING AN For Value Received. The sum of	isame against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the first part, loaned and advanced to. Robbins and Mae A. Robbins, his wife. Robbins and Imae A. Robbins, his wife. Ithe sum of Dollars, depart agree with the said party of the second part, its successors and assigns, to pay all taxes and assessing a second part, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- sured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims or either of said agreements be note performed as aforesaid then said party of the second part its successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and statu- invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay- inded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. The said W. N. Robbins and Mae A. Robbins, his wife, The said W. N. Robbins and Mae A. Robbins, his wife, The promise to pay to the order of TULSA BUILDING / LOAN ASSOCIATION, the following sums of money viz: Note on obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note on obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note on obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note on obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note on obligation, share 8 of the capital stock of said Association, repres
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