## MORTGAGE RECORD NO. 410

Mark and 1 mm and 1 mm	<b>. J</b> •	\ STATE OF OKLAHOMA, Tulsa County, ss.	
	FROM 'S ENDORSEMENT	This instrument was filed for record on the	ιý
I hereby certify that I	received \$ 2.80 and issued	of Nov. A. D., 19 22 , at 2:30	
the William mortga	erefor in payment of mortgage	o'clockP. M., and duly recorded in Book 410 on page. 109.	
Lated this J day	of Prov 102 Z	((SEAL)) O. D. Layson. County Clerk.	
WAYNE L. [	DICKLY, Courty Treesurer	(SEAL) County Clerk.  F. Delman, Deput	y.
70	a James		•
		/ Fees, \$	==
NOW ALL MEN BY TH	rese Presents: Fred W. Steiner,	, a single man,	
		hes	
uly organized and doing bu	County, in the State of Oklaho ING AND LOAN ASSOCIATION usiness under the statutes of the State of Oklahoma, to	has nome, part 7 of the first part, have mortgaged and hereby mortgage to the first part, have mortgaged and hereby mortgage to the of Tulisa , Oklahoma, a corporation with the following real estate situated in to-wit:	ne m
			•
	Lot Twelve (12), Bloc Addition to the city	ock "wenty-four (24) in Irving Place 7 of Tulsa, Tulsa County, Oklahoma,	
	according to the reco	orded plat thereof.	
th all the improvements th	person and annurtaneness therounts belong	ging, and warrant the title to the same and waive the appraisement, and all hom	A-
ead exemptions.			
This mortgage is give	ight hares of stock of said Association, Company in consideration of TWenty-	Certified No. 889 7-9ight Hundred DOLLAR	 .S.
e receipt of which is hereb	y acknowledged, and for the purpose of seco	curing payment of the monthly sum, fines and other items hereinafter specified, an	ıd
e performance of the cover	nants hereinafter contained.	and for his heirs, executors and administrators, herel	
venant with said a	mortgage its successors and assigns as follo	lows:	
CORRA MAG TARBANIYA	CIATION, and having borrowed of said Asso said Association require shareholders and b	special shares of stock of the said HOME BUILDING AND sociation, in pursuance of its by-laws, the money secured by this mortgage, will do a borrowers to do, and will pay to said Association on said stock and loan the sum bollars and Four cents (\$ 40.04	all of
r month, on or before the id indebtedness shall be dis	scharged by the cancellation of said stock at	ery month, until said stock shall mature as provided in said by-laws, provided th t maturity, and will also pay all fines that may be legally assessed againsthim.	at 
ider said by-laws or under ade thereto, according to t	he terms of said-by-laws and a certain non-	reto, according to the terms of said by-laws on-under any owendments that may be described in the bearing even date herewith, executed by said mortgagor	
CROOND, What and	Fred W. Steiner.	A Single Man, to said mortgag the same becomes due and payable, will pay all taxes and assessments which shall	ee bo
vied upon said lands, or up presented by this mortgage	pon, or on account of this mortgage, or the i e, or by said indebtedness, whether levied ag	the same becomes due and payable, win pay an ease and assessments when shad indebtedness secured thereby, or upon the interest or estate in said lands created gainst the said mortgager	or 15-
r rebate on or offset agains nents. THIRD: That the s	at the interest or principal or premium of sai	aid mortgage debt, by reason of the payment of any of the aforesaid taxes or asses igs erected and to be erected upon said lands insured against loss and damage by to	:s- :r-
ado or fire with insurers appecurity to said mortgage de	proved by the mortgagee in the sum ofebt, and assign and deliver to the mortgagee	Twenty-eight Hundred dollars, as a furth	er
surance as above covenant en on said premises under the FIFTH: Should defa	ed, said mortgagee, its successors or assigns r his mortgage, payable forthwith, with interes ault be made in the payment of said monthl	may pay such taxes and effect such insurance, and the sum so paid shall be a furth tenper cent per annuments of any of said fines, or taxes, or insurance premiums, or any part there	ner m. re-
or the period of thres	9months, then the aforesaid principle all penalties, taxes and insurance premiun	aid note and said by-laws, and should the same, or any part thereof, remain unpa siple sum of <u>Tyenty-eight Hundred</u> DOLLAR ms shall, at the option of said mortgagee, or its successors or assigns, become payab y thereof notwithstanding. In the event of legal proceedings to foreclose this mor	id S.
	this ecoured shall been interest from the filing		ole
ige, the indebtedness there	vinstallments. Annrai sement: 1	ng of such foreclosure proceedings at the rate of ten per cent per annum in lieu of t waived.	ole rt- he
ige, the indebtedness there	vinstallments. Annrai sement: 1	ng of such foreclosure proceedings at the rate of ten per cent per annum in lieu of t waived.	ole rt- he
ge, the indebtedness there rther payments of monthly SIXTH: The said m a reasonable attory efault in any of its covenan	y installments. Appraisement to correspond to the said mortgagee or Two hundred E. Qey'sfee in addition to all other legits, or as often as the said mortgagors or mort.	ig of such foreclosure proceedings at the rate of ten per cent per annum in lieu of t	ole rt- he  S, for
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