MORTGAGE RECORD NO. 410

	and the state of t
211371 C.M.J.	STATE OF OKLAHOMA, Tulsa County, ss.
TOPA SURER'S ENLANDING	This instrument was filed for record on theday
Tient I received to the ment of	of Oct. A, D, 19 22 , at 4:25
TREASURER'S ENDORSEMENT TREASURER'S ENDORSEMENT Ly certify tent-I received \$ Ly certify tent-I received \$ Liv certify te	o'clockP.M., and duly recorded in Book 410 on page11
the within monthly day of the within monthly day of the within MAYNE L. DICKLY, County in MAYNE L. DICKLY, County in the within monthly day of the w	O. D. Lawson, ((SEAL)) County Clerk.
the willing day of Ly, county	(SEAL) County Clerk.
Lined this THE L. DICK	By F. Delman. Deputy.
was no man a supra a summer to the summer to	$I \subseteq \mathbb{R}^n$, the second contract I
	/ Fees, \$
NOW ALL MEN BY THESE PRESENTS:	
	out, a widow,
	na, part- _T Xof the first part, have mortgaged and hereby mortgage to the
County, in the State of Oklahon	na, part., Vof the first part, have mortgaged and hereby mortgage to the
HUMA BULDHING AND MAN AND GIATION	of TRISS., Oklahoma, a corporation
ly organized and doing business under the statutes of the State of Okla	thoma, party of the second part, the following real estate situated in
TULESE County, State of Oklahoma, to-	-WIC:
Tet Wielet (O) Droot W	Ion (70) Hadra Addition to
the City of Mules Mu	en (10), Hodge Addition to Llsa County, Oklahoma, accord-
ing to the recorded p	lat thereof.
Till of the control of	The offer out
th all the improvements thereon and appurtenances thereunto belongin	ig, and warrant the title to the same and waive the appraisement, and all home-
ead exemptions.	
Also Forty-nine shares of stock of said Association, Cer	rtified No. 800
This mortgage is given in consideration of Forty-nine H	undred Dollars.
e performance of the covenants bereinafter contained.	ring payment of the monthly sum, fines and other items hereinafter specified, and
And the said mortgagor for herself	d for her heirs, executors and administrators, hereby
venantwith said mortgagee its successors and assigns, as follow	vs:
FIRST: Said mortgagorbeing the owner ofFort	y-nine shares of stock of the said HOME BUILDING AND
AVINGS & LOAN ASSOCIATION, and having borrowed of said Association require characters and be	istion, in pursuance of its by-laws, the money secured by this mortgage, will do all rrowers to do, and will pay to said Association on said stock and loan the sum of
Seventy	blars and Seven cents (\$.70.07
r month, on or before the 15th day of each and every	month, until said stock shall mature as provided in said by-laws, provided that
id indebtedness shall be discharged by the cancellation of said stock at n	naturity, and will also pay all fines that may be legally assessed against
der said by-laws or under any amendments that may be made theret	o, according to the terms of said by-laws or under any amendments that may be
Hattie L. Arm	egotiable note bearing even date herewith, executed by said mortgagorto said mortgagee
	te same becomes due and payable, will pay all taxes and assessments which shall be
	debtedness secured thereby, or upon the interest or estate in said lands created or
presented by this mortgage, or by said indebtedness, whether levied agai	inst the said mortgagor,herlegal representatives or as-
	ll claim or right against said mortgagee, its successors or assigns, to any payment
rebate on or offset against the interest or principal or premium of said ents.	I mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
THIRD: That the said mortgagor will also keep all buildings	erected and to be erected upon said lands insured against loss and damage by tor-
ado or fire with insurers approved by the mortgagee in the sum of \mathbb{F}	orty-nine Hundred dollars, as a further
curity to said mortgage debt, and assign and deliver to the mortgagee a	
	ent of any of the aforesaid taxes or assessments, or in procuring and maintaining ay pay such taxes and effect such insurance, and the sum so paid shall be a further
on on said premises under this mortgage, has successors of assigns in	at the rate ofper cent per annum.
FIFTH: Should default be made in the payment of said monthly	y sums, or of any of said fines, or taxes, or insurance premiums, or any part there-
, when the same are payable as provided in this mortgage and in said	I note and said by-laws, and should the same, or any part thereof, remain unpaid
r the period ofUnreal and all reputies taxes and incurred principles	le sum of
	thereof notwithstanding. In the event of legal proceedings to foreclose this mort-
ge, the indebtedness thereby secured shall bear interest from the filing of	of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the
rther payments of monthly installments. Appraisement	W81Ved.
Tunured Nineth	to its successors or assigns, the sum of
a reasonable attorney (s fee in addition to all other legs	al costs, as often as any legal proceedings are taken to foreclose this mortgage for
fault in any of its covenants, or as often as the said mortgagors or mortg	gagee may be made defendant in any suit affecting the title of said property, which
im shall be an additional lien on said premises.	ted the mortgagor hereby assigns the rentals of the above property mortgaged to
e mortgagee and in case of default in the payment of any monthly insta	allment the mortgagee or legal representative may collect said rents and credit the
m collected loss goet of collection, upon said indebtedness, and these pro	mises may be enforced by the appointment of a Receiver by the Court
IN WITNESS WHEREOF, The said mortgaorha_Sha	ereunto set her hand and seal on
eday ofOGLODEIA. D. 192	Hattie L. Armentrout (Seal)
	((Seal)
F1 (a)	
TATE OF OKLAHOMA,County, ss.	, a Notary Public in and for said County and State, on this14th
Before me, October 19 22 personally appe	ared
Hattie L. Armentrout. a	widow.
to me known to be the identical person	who executed the within and foregoing instrument, and acknowledged to me
that She execute	ed the same asherfree and voluntary act and deed for the
uses and purposes therein set forth.	
uses and purposes therein set forth. IN WITNESS WHEREOF, I hav	ve hereunto set my hand and notarial seal on the date above mentioned.
uses and purposes therein set forth. IN WITNESS WHEREOF, I hav	
uses and purposes therein set forth. IN WITNESS WHEREOF, I hav Feb. 6, 1926. (Seal)	W. A. Setser, Notary Public.
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