## MORTGAGE RECORD NO. 410

TREASURE

1 hereby certify the
Receipt No. 7.2

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Dated this X

-PROM	STATE OF OKLAHOMA, Tulsa County, ss.
022 ta of Oklahoma. Tulsa County.ss.	This instrument was filed for record on the 15 day of Nov. A.D., 19 22, at 2:50
s instrument was filed for recor- 21 day of Aug. A.D.1922, at 3:4 lock P.H. and dulyorecorded in B	d on o'clockP.M., and duly recorded in Book 410 on page 111
lock P.M. and duly recorded in Boon page 432.	( (SEAL) County Clerk.
(Seal) 0. D. Lawson County Cle	By F. Delman, Deputy,
By F. Delmen, Deputy.	Fees, \$
OW ALL MEN BY THESE PRESENTS:	R. Pell wife and buchend
	E. Bell, wife and husband
THE LOCAL BUILDING AND LOAN ASSO	of Oklahoma, part. 199of the first part, have mortgaged and hereby mortgage to the CIATION OF Oklahoma City
OORSEMENT and issued ved \$ All of the East five (95) feet	
of the East of mortgage of Lot Five (5)	t Forty-five (45) feet of the south Ninety- of West One hundred and sixty (160) feet
	) in Clarence Lloyd Addition to the city
Treasurer	nome, according to the recorded plat thereof.
Deputy error in signat	ected mortgage re-recorded to correct an ture of Bailey E. Bell.
	to belonging, and warrant the title to the same and waive the appraisement, and all home-
Also Fifteen shares of stock of said Asso	ciation, Certified No. 10176
performance of the covenants hereinafter contained.	thousand, five hundred
And the said mortgagorsfor themselves renantwith said mortgagee its successors and assign	and for their heirs, executors and administrators, hereby
FIRST: Said mortgagor S being the owner of	ns, as follows:  #iffeen shares of stock of the said THE LOCAL BUILDING f said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all
ngs which the by-laws of said Association require sharehold	i said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all lears and borrowers to do, and will pay to said Association on said stock and loan the sum of
month, on or before the 30 th day of each	and every month, until said stock shall mature as provided in said by-laws, provided that
ler said by-laws or under any amendments that may be m	d stock at maturity, and will also pay all fines that may be legally assessed against_UNGM_ ande thereto, according to the terms of said by laws or under any amendments that may be- rian non-protiable note bearing even date berewith, excepted by said mortracts.
Eva H. Bell and B	tain non-negotiable note bearing even date herewith, executed by said mortgagor S ailey B. Bell wife and husband to said mortgagee
ed upon said lands, or upon, or on account of this mortgag	ays after the same becomes due and payable, will pay all taxes and assessments which shall be re, or the indebtedness secured thereby, or upon the interest or estate in said lands created or.
ns, or otherwise; and said mortgagorShereby waive	levied against the said mortgagor S, and their legal representatives or as- any and all claim or right against said mortgagee, its successors or assigns, to any payment ium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
	den of said moregage design by reliable of the payment of the more and of descen-
nts. THIRD: That the said mortgagorwill also keep al	ll buildings erected and to be erected upon said lands insured against loss and damage by tor-
THIRD: That the said mortgagor S _ will also keep al	m ofOne_thousand_five_hundreddollars, as a further
THIRD: That the said mortgagors will also keep allo or fire with insurers approved by the mortgagee in the surity to said mortgage debt, and assign and deliver to the refOURTH: If said mortgagor Smake default in	m ofOne_thousand_five_hundreddollars, as a further
THIRD: That the said mortgagors—will also keep al to or fire with insurers approved by the mortgagee in the su- urity to said mortgage debt, and assign and deliver to the r FOURTH: If said mortgagor——make default in urance as above covenanted, said mortgagee, its successors of on said premises under this mortgage, payable forthwith, w	m ofOne_thousandfive_hundreddollars, as a further nortgagee all insurance upon said property.  the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining
THIRD: That the said mortgagers will also keep al to or fire with insurers approved by the mortgagee in the survity to said mortgage debt, and assign and deliver to the refour. It said mortgager	m ofOne_thousandfive_hundreddollars, as a further nortgagee all insurance upon said property.  In the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further of the interest at the rate often  id monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there and in said note and said by-laws, and should the same, or any part thereof, remain unpaid
THIRD: That the said mortgagors will also keep all to or fire with insurers approved by the mortgagee in the survity to said mortgage debt, and assign and deliver to the resolution of the said mortgager. Sometimes above covenanted, said mortgagee, its successors of an said premises under this mortgage, payable forthwith, we fighther the same are payable as provided in this mortgage when the same are payable as provided in this mortgage mortgage. The period of mortgage is the period of mortgage is mortgage thereon, and all penalties, taxes and insurance mediately thereafter, anything hereinbefore contained to the	m ofOne_thousandfive_hundred
THIRD: That the said mortgagers will also keep al to or fire with insurers approved by the mortgagee in the survivy to said mortgage debt, and assign and deliver to the reforement. If said mortgagers make default in trance as above covenanted, said mortgagee, its successors of an said premises under this mortgage, payable forthwith, we refer the same are payable as provided in this mortgage the period of mortgage. The mortgage months, then the afores he arrearages thereon, and all penalties, taxes and insurance mediately thereafter, anything hereinbefore contained to the e, the indebtedness thereby secured shall bear interest from the payments of monthly installments.	m ofOne_thousandfive_hundred
THIRD: That the said mortgagors will also keep al lo or fire with insurers approved by the mortgagee in the surity to said mortgage debt, and assign and deliver to the reformer. It said mortgagor	m ofOne_thousandfive_hundred
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THIRD: That the said mortgagors will also keep all to or fire with insurers approved by the mortgagee in the survivy to said mortgagee debt, and assign and deliver to the result of the survive said mortgage. Some make default in trance as above covenanted, said mortgagee, its successors of an said premises under this mortgage, payable forthwith, we fift. Should default be made in the payment of sawhen the same are payable as provided in this mortgage the period of months, then the afores he arrearages thereon, and all penalties, taxes and insurance and indebtedness thereby secured shall bear interest from the payments of monthly installments.  SIXTH: The said mortgagors shall pay to the said mortgago a reasonable SOLICITOR'S fee in addition to all and in any of its covenints, or as often as the said mortgago a shall be an additional lien on said premises.  SEVENTH: As further security for the indebtedness mortgagee and in case of default in the payment of any me to collected less cost of collection, upon said indebtedness.	m ofOne_thousandfive_hundred
THIRD: That the said mortgagors will also keep all or fire with insurers approved by the mortgagee in the surity to said mortgage debt, and assign and deliver to the result of the surity to said mortgage debt, and assign and deliver to the result of the surity to said mortgage. Some said mortgage, its successors of on said premises under this mortgage, payable forthwith, we fift. Should default be made in the payment of sawhen the same are payable as provided in this mortgage the period of months, then the afores he arrearages thereon, and all penalties, taxes and insurance and indebtedness thereby secured shall bear interest from the payments of monthly installments.  SIXTH: The said mortgagors shall pay to the said mortgago a reasonable SOLICITOR'S fee in addition to all audit in any of its covenints, or as often as the said mortgago a shall be an additional lien on said premises.  SEVENTH: As further security for the indebtedness mortgagee and in case of default in the payment of any me to collected less cost of collection, upon said indebtedness.	m ofOne_thousandfive_hundred
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THIRD: That the said mortgagors will also keep at or fire with insurers approved by the mortgagee in the surity to said mortgage debt, and assign and deliver to the requirity to said mortgage debt, and assign and deliver to the requirity to said mortgage and mortgage. ——make default in trance as above covenanted, said mortgagee, its successors of one said premises under this mortgage, payable forthwith, we filt the same are payable as provided in the payment of as when the same are payable as provided in this mortgage the period of	m ofOne_thousandfive_hundred
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