## MORTGAGE RECORD NO. 410

	FROM	STATE OF OKLAHOMA, Tulsa County, ss.
-rop's E	MDORSEMEN A LIESTE	This instrument was filed for record on the 16th Oct. A. D., 19 22, at 4:25
		o'clock P. M., and duly recorded in Book 410 on page 12
		O. D. Lawson,
on the within mortest	10x Ey County Treasurer	(SEAL) County Clerk.  By F. Delman, Deputy.
Dated this WAYNE L. D.	ICKET James	by an arrange of the state of t
		/ Fees, \$
KNOW ALL MEN'BY THE	se presents: Alfred Trottnow and	Marie K. Trottnow, husband and wife.
duly organized and doing busin	ND LOAN ASSOCIATION	na, partiasof the first part, have mortgaged and hereby mortgage to the, Oklahoma, a corporation homa, party of the second part, the following real estate situated in
	ν.	
	Lots Five (5) and Addition to the ci homa, according to	Six (6) Block Seven (7), Orchard ty of Tulsa, Tulsa County, Okla- o the recorded plat thereof.
stend exemptions.  Also. Thirty-tv This mortgage is given i the receipt of which is hereby a the performance of the covenam And the said mortgagor covenant	YO shares of stock of said Association, Cer n consideration of Thirty-two acknowledged, and for the purpose of secur ts hereinafter contained.  S for themselves and regagee its successors and assigns, as follow or S being the owner of Thirty	vs: v-two shares of stock of the said HONE BUILDING AND
things which the by-laws of sai F <sup>1</sup> O1 per month, on or before the said indebtedness shall be disch under said by-laws or under an made thereto, according to the	id Association require shareholders and bot ty five Do  15th day of each and every arged by the cancellation of said stock at may amendments that may be made thereto terms of said by-laws and a certain non-ne Alfred throttnow, an	iation, 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 llars and
levied upon said lands, or upon represented by this mortgage, o signs, or otherwise; and said mor rebate on or offset against the ments.	, or on account of this mortgage, or the inc r by said indebtedness, whether levied agai ortgagorShereby waive any and al he interest or principal or premium of said	e 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 nst the said mortgagor. S. their legal representatives or asled land or right against said mortgagee, its successors or assigns, to any payment mortgage debt, by reason of the payment of any of the aforesaid taxes or assesserected and to be erected upon said lands insured against loss and damage by tor-
nade or fire with insurers approsecurity to said mortgage debt, FOURTH: If said mor insurance as above covenanted, lien on said premises under this FIFTH: Should defaul of, when the same are payable for the period of	and a sign and deliver to the mortgages a ttgagor. Smake default in the payme said mortgage, its successors or assigns m mortgage, payable forthwith, with interest the made in the payment of said monthly as provided in this mortgage and in said monthly the payment of said principles of the made in the foresaid principles of the mortes, then the aforesaid principles of the payment of the contrary the secured shall bear interest from the filing constallments.	dollars, as a further ill insurance upon said projecty.  Insurance upon said projecty.  In 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 at the rate of
sum shall be an additional lien SEVENTH: As further the mortgagee and in case of de	Y'S	DOLLRS, al costs, as often as any legal proceedings are taken to foreclose this mortgage for agee may be made defendant in any suit affecting the title of said property, which ed the mortgagor hereby assigns the rentals of the above property mortgaged to illment the mortgagee or legal representative may collect said rents and credit the mises may be enforced by the appointment of a Receiver by the Court.
IN WITNESS WHERE	OF, The said mortgaor S ha Ve he day of October A. D. 19 22	reunto set their hand S and seal S on  Alfred Trottnow (Seal)
		Alfred Trottnow (Seal)
		Marie K. Trottnow (Seal)
STATE OF OKLAHOMA,  Before me,	to me known to be the identical person	_, a Notary Public in and for said County and State, on thisThirteenth ared
		e hereunto set my hand and notarial seal on the date above mentioned.
	IN WITNESS WHEREOF, I have	
	IN WITNESS WHEREOF, I have	
My commission expires on-tho-	IN WITNESS WHEREOF, I have	
I hereby certify that I re within mortgage.	IN WITNESS WHEREOF, I have (Segl)  TREASURER ceived \$and is	W. A. Setser,  Notary Public.  6.  US ENDORSEMENT: ssued Receipt No
I hereby certify that I re within mortgage. Dated this	IN WITNESS WHEREOF, I have (Seal)  TREASURER	W. A. Setser,  Notary Public.  6.  US ENDORSEMENT: ssued Receipt No