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E COLOR	ORTGAGE RE	ECORD NO. 410
TREATURE Treating In payment the No. (e. 2) Treating in payment No. (e. 2) Treating in paymen		
TREACULER'S ENERGY 2. I hereby certify that I receive a paym costs No. 2. Within mortage. To on the within mortage. The within mortage.	O' Jand issued	STATE OF OKLAHOMA, Tulsa County, ss.
TREASURER TEGGIVERON	ent of more	This instrument was filed for record on the 20 day
dicrefer in pas		Nov. A. D., 19 22, at 3:25
Int No. Co de la mori suge. no De	Treasurer \	o'clock
I hereby certain more coupt No. 6 2 100 coupt No. 6 2 100 coupt No. 6 2 100 coupt of this 2 NE L. DICKED, Coupted this 2 NE L. DICKED,	inty	O. D. Lawson, (SEAL) County Clerk.
TREACOUNT. I hereby certify that I received in paymy distribution from the paymy and the within from day of the Dicketo, country wayne L. Dicketo, country wayne L. Dicketo, country wayne L.	Deputy	(SEAL)) County Clerk. By F. Delman, Deputy.
Q	*****	ByDeputy.
		Fees, \$
NOW ALL MEN BY THESE PRESE	NTS:	
That		Kim, a single woman,
v Fulse c	former to the Chate of Old-born	has
HOME BUILDING AND LOA	AN ASSOCIATION of	part. Y of the first part, have mortgaged and hereby mortgage to the, Oklahoma, a corporation
luly organized and doing business under th	he statutes of the State of Oklahor	ma, party of the second part, the following real estate situated in
rulsa	County, State of Oklahoma, to-wit	t:
	The East Sixty-sev	en Feet (E 67') of Lot One (1),
	Block Three (3) of	Sieg Addition to the City of
•	recorded plat ther	y, Oklahoma, according to the
	rocor and brace orior	301
	curtenances thereunto belonging,	and warrant the title to the same and waive the appraisement, and all home
tead exemptions.	6 -4 - 1 - 1 - 1 - 1 A 1 - 1 - 1 - 1 - 1	ied No898
This mortence is given in considerat	tion of "wenty-five"	Hundred DOLLARS
he receipt of which is hereby acknowledge	ed, and for the purpose of securing	payment of the monthly sum, fines and other items hereinafter specified, an
he performance of the covenants hereinaft	er contained.	orher heirs, executors and administrators, hereb
ovenantwith said mortgagee its s	successors and assigns, as follows:	
FIRST: Said mortgagorh	being the owner of wenty	-five shares of stock of the said HOME BUILDING AND
SAVINGS & LOAN ASSOCIATION, and	I having borrowed of said Association require shareholders and horrow	ion, in pursuance of its by-laws, the money secured by this mortgage, will do all
Thirty-five	Dollar	wers to do, and will pay to said Association on said stock and loan the sum o Seventy-fivecents (\$5.75
er month, on or before the 15th	day of each and every m	onth, until said stock shall mature as provided in said by-laws, provided tha
aid indebtedness shall be discharged by the	ie cancellation of said stock at mati	urity, and will also pay all fines that may be legally assessed againstLLT
		according to the terms of said by-laws-er-under-any-amendments that may be tiable note bearing even date herewith, executed by said mortgagor
Fanni	ie Marie McKim, a s	ingle woman, to said mortgage
SECOND: That said mortgagor	, within forty days after the se	ame becomes due and payable, will pay all taxes and assessments which shall b
evied upon said lands, or upon, or on acco	ount of this mortgage, or the indeb	otedness secured thereby, or upon the interest or estate in said lands created of the said mortgagor,ber
igns, or otherwise; and said mortgagor	hereby waiveshry and all cl	laim or right against said mortgagee, its successors or assigns, to any paymen
r rebate on or offset against the interest o	or principal or premium of said me	ortgage debt, by reason of the payment of any of the aforesaid taxes or assess
nents. THIRD: That the said mortgagor.	will also keep all buildings ere	ected and to be erected upon said lands insured against loss and damage by to
ado or fire with insurers approved by the	mortgagee in the sum ofTwe	nty-Live Hundreddollars, as a furthensurance upon said property.
ecurity to said mortgage debt, and assign	and deliver to the mortgagee all in	nsurance upon said property.
		of any of the aforesaid taxes or assessments, or in procuring and maintaining pay such taxes and effect such insurance, and the sum so paid shall be a further
en on said premises under this mortgage, p	payable forthwith, with interest at	the rate ofper cent per annua
FIFTH: Should default be made in	in the payment of said monthly su	ams, or of any of said fines, or taxes, or insurance premiums, or any part there ote and said by-laws, and should the same, or any part thereof, remain unpai
or the period of three mor	nths, then the aforesaid principle s	um ofTwenty-five FundredDOLLAR
rith arrearages thereon, and all renalties,	, taxes and insurance premiums sh	nall, at the option of said mortgagee, or its successors or assigns, become payab
nmediately thereafter, anything hereinber	fore contained to the contrary ther	reof notwithstanding. In the event of legal proceedings to foreclose this mor such foreclosure proceedings at the rate of ten per cent per annum in lieu of th
urther payments of monthly installments.		
SIXTH: The said mortgagors shall	l pay to the said mortgagee or to it	ts successors or assigns, the sum of
s a reasonable attornev s	fee in addition to all other level of	ifty DOLLR: costs, as often as any legal proceedings are taken to foreclose this mortgage fo
efault in any of its covenents, or as often a	as the said mortgagors or mortgage	ee may be made defendant in any suit affecting the title of said property, which
um shall be an additional lien on said pred SEVENTH: As further recurity for		the mortgagor hereby assigns the rentals of the above property mortgaged
he mortgagee and in case of default in the	e payment of any monthly installn	nent the mortgagee or legal representative may collect said rents and credit th
um collected less cost of collection, upon s	aid indebtedness, and these promis	ses may be enforced by the appointment of a Receiver by the Court. his handand sealt
in witness whereor, the same and the same an	Novembera D 1922.	into set
or and a substitution of the substitution of t		Fannie Marie McKim (Sea
		/000
TATE OF OKLAHOMA, Tulsa		
TATE OF OKLAHOMA, Tulsa Before me, howenhor		
TATE OF OKLAHOMA, Tulsa Before me, the und sy of November		
TATE OF OKLAHOMA, Tules Before me, the und sy of November to me kno	County, ss. dersigned , 19 22 Lersonally appeare Fannie Marie Nckim,	a Notary Public in and for said County and State, on this <u>18th</u> d <u>single woman</u> ,
to me kno that	dersigned dersigned , 19 22 personally appeare Fannie Martie McKim, own to be the identical person 9 She executed t	a Notary Public in and for said County and State, on this <u>18th</u> d <u>single woman</u> ,
to me kno that uses and J	der si gned der si gned 19.22 personally appeare Fannie Marie McKim, own to be the identical person S She executed t purposes therein'set forth.	a Notary Public in and for said County and State, on this 18th a Single woman, who executed the within and foregoing instrument, and acknowledged to mean ther free and voluntary act and deed for the
to me kno that uses and J IN	County, ss. der signed 19.22 Lersonally appeare Fannie Marie Mckim, but to be the identical person. S She executed t purposes therein'set forth. WITNESS WHEREOF, I have h	a Notary Public in and for said County and State, on this 18th a Single woman, who executed the within and foregoing instrument, and acknowledged to make the same as her free and voluntary act and deed for the same as hard and notarial seal on the date above mentioned.
to me kno that uses and J IN	County, ss. der signed 19.22 Lersonally appeare Fannie Marie Mckim, but to be the identical person. S She executed t purposes therein'set forth. WITNESS WHEREOF, I have h	a Notary Public in and for said County and State, on this 18th a Single woman, who executed the within and foregoing instrument, and acknowledged to make the same as her free and voluntary act and deed for the same as hard and notarial seal on the date above mentioned.
to me kno that uses and J IN	County, ss. der signed 19.22 Lersonally appeare Fannie Marie Mckim, own to be the identical person. S Sine executed t purposes therein set forth. WITNESS WHEREOF, I have h 6, 1926. (Seal)	a Notary Public in and for said County and State, on this 18th a Single woman, who executed the within and foregoing instrument, and acknowledged to me the same as her free and voluntary act and deed for the account of the same as hereunto set my hand and notarial seal on the date above mentioned. W. A. Setser, Notary Public
to me kno that uses and j IN Feb.	dersigned , 19 22 personally appeare Fannie Marie McKim, own to be the identical person. S. She executed t purposes therein's t forth. I WITNESS WHEREOF, I have h 6, 1926. (Seal) day of.	a Notary Public in and for said County and State, on this 18th a Single Woman, who executed the within and foregoing instrument, and acknowledged to me the same as free and voluntary act and deed for the deed for the same as Notary Publics ENDORSEMENT:
to me kno that uses and I IN Feb. My commission expires on the	der signed der signed 19.22 personally appeare Fannie Marie McKim, own to be the identical person. S She executed t purposes therein set forth. I WITNESS WHEREOF, I have h 6, 1926. (Seal) day of TREASURER'S and issu	a Notary Public in and for said County and State, on this 18th a Single woman, who executed the within and foregoing instrument, and acknowledged to make same as free and voluntary act and deed for the elements of the same as free and voluntary act and
to me kno that uses and J IN Feb. My commission expires on the	County, ss. der si gne d , 19.22 Lersonally appeare Fannie Marie McKim, own to be the identical person. S She executed t purposes therein set forth. WITNESS WHEREOF, I have h 6, 1926. (Seal) day of TREASURER'S and issu	a Notary Public in and for said County and State, on this 18th d