MORTGAGE RECORD NO. 410

| 21445 I | FROM | STATE OF OKLAHOMA, Tulsa County, ss. 22 This instrument was filed for record on the | day |
|--|---|---|---------------------------------------|
| TREASURER'S ENDOI | | of Nov. A. D., 19 22, at | 3:50 132 |
| t No. 2 6 / therefor in | payment of mortgage | \ | |
| the within mortgage. 🥏 | TO γ | ((SEAL)) O. D. Lawson, | ounty Clerk. |
| wayne L. Dickey, | | By F. Delman, | Deputy. |
| 17,2 | | Fees, \$ | |
| KNOW ALL MEN BY THES | Donald Prentice and | Ola D. Prentice, husband and wife | **** |
| of Tulsa | County, in the State of Okla | home part 108 of the first part, have mortgaged and hereby n ATLON OF UKLANOMA CITY , Oklahoma | nortgage to the |
| THE LOCAL BUIL duly organized and doing busines TULSA | ess under the statutes of the State of C County, State of Oklahoma | Oklahoma, party of the second part, the following real estate situated i | n, a corporation |
| • | | | |
| | Lot Twenty-four (View Addition to recorded plat the | 24) in Block Four (4) in College Tulsa, Oklahoma, according to the reof. | |
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| with all the improvements there | on and appurtenances thereunto belor | nging, and warrant the title to the same and waive the appraisement, | and all home- |
| stead exemptions. Also Fifteen | _shares of stock of said Association, | Certified No. 10972 | |
| This mortgage is given in | consideration of Bull tee | n hunarea | DOLLARS. |
| the performance of the covenants | s hereinafter contained. | ecuring payment of the monthly sum, fines and other items hereinafte | |
| | s for themselves tgagee its successors and assigns, as fo | | trators, hereby |
| FIRST: Said mortgagor | r_Sbeing the owner ofF1 | Iteen shares of stock of the said THE LOCAL B | UILDING A |
| things which the by-laws of said Twenty-one | TION, and having borrowed of said As I Association require shareholders and 9 | ssociation, in pursuance of its by-laws, the money secured by this mort borrowers to do, and will pay to said Association on said stock and l Dollars and POT by - I IVE | loan the sum of 1.45 |
| said indebtedness shall be discha under said by-laws or under any | arged by the cancellation of said stock y amendments that may be made the | very month, until said stock shall mature as provided in said by-laws at maturity, and will also pay all fines that may be legally assessed aga ereto, according to the terms of said by-laws or under any amendmen | instunay_be |
| made-thereto; according to the t Tone? | erms of said by laws and a certain no | n-negotiable note bearing even date herewith, executed by said morter. Prentice. husband and wife | agor_S said mortgagee |
| SECOND: That said mo | ortgagor_S, within forty days afte | r the same becomes due and payable, will pay all taxes and assessment | s which shall be |
| levied upon said lands, or upon, represented by this mortgage, or | or on account of this mortgage, or the by said indebtedness, whether levied | e indebtedness secured thereby, or upon the interest or estate in said l against the said mortgagor_S_, and_ theirlegal repres | ands created or sentatives or as- |
| signs, or otherwise; and said mo or rebate on or offset against the ments. | ortgagor | d all claim or right against said mortgagee, its successors or assigns, t said mortgage debt, by reason of the payment of any of the aforesaid | to any payment taxes or assess- |
| | mortgagorwill also keep all buildi ved by the mortgagee in the sum of | ngs erected and to be crected upon said lands insured against loss and Fifteen Hundreddoll: | |
| security to said mortgage debt, | and assign and deliver to the mortgag | ce all insurance upon said property. | |
| insurance as above covenanted, s | said mortgagee, its successors or assign | lyment of any of the aforesaid taxes or assessments, or in procuring a is may pay such taxes and effect such insurance, and the sum so paid si | nall be a further |
| FIFTH: Should default | be made in the payment of said mon | rest at the rate of ten per of the thing sums, or of any of said fines, or taxes, or insurance premiums, or | any part there- |
| of, when the same are payable | as provided in this mortgage and in | said note and said by laws, and should the same, or any part thereof, riple sum of | remain unpaid |
| with arrearages thereon, and all | l penalties, taxes and insurance premi | ums shall, at the option of said mortgagee, or its successors or assigns, | become payable |
| immediately thereafter, anything gage, the indebtedness thereby a | g hereinbefore contained to the contra secured shall bear interest from the fil- | ary thereof notwithstanding. In the event of legal proceedings to fore ing of such foreclosure proceedings at the rate of ten per cent per annu | close this mort- im in lieu of the |
| further payments of monthly ins | | or to its successors or assigns, the sum of | |
| | One Hundred | and Fifty | DOLLRS, |
| default in any of its covenents, c | cr as often as the said mortgagors or m | legal costs, as often as any legal proceedings are taken to foreclose the ortgagee may be made defendant in any suit affecting the title of said | is mortgage for property, which |
| sum shall be an additional lien of SEVENTH: As further | | recited the mortgagor hereby assigns the rentals of the above propert | y mortgaged to |
| the mortgagee and in case of del sum collected less cost of collecti | fault in the payment of any monthly i | installment the mortgagee or legal representative may collect said rent promises may be enforced by the appointment of a Receiver by the Charles | s and credit the |
| the 21st | day of November A. D. 19_ | Donald Prentice | (Seal) |
| | | Ola D. Prentice | (Con1) |
| | | | |
| STATE OF OKLAHOMA, | Tulsa County, ss. | , a Notary Public in and for said County and State, on this uppeared nd Ola D. Prentice, (husband and wife) | 22nđ |
| day of November | 19_22 personally r | ippeared | |
| | Donald Prentice a | nd Ola D. Prentice. (husband and wife) | nowledged to me |
| | that they exe | cuted the same astheirfree and voluntary act : | |
| | uses and purposes therein set forth. | have hereunto set my hand and notarial seal on the date above mentio | med. |
| | IN WILMEDS WHEREUP, 1 | mand merculare her my mand and measure heat of the date above mentio | |
| | (Seal) | CACT I IL HATTY | |
| My commission expires on the | (Seal) 15th day of Janua | ry, 1923. | Notary Public. |
| | TREASU | Cecil L. Henry, ry, 1923. | |
| I hereby certify that I rec | TREASU | | |
| I hereby certify that I rec | ceived \$ | RER'S ENDORSEMENT: | tgage tax on the |