## MORTGAGE RECORD NO. 410

. 1 . 	FROM COMPARA	This instrument was filed for record on the 27th Nov. A. D., 19.22, at 3:05
1	· · · · · · · · · · · · · · · · · · ·	o'clockPM., and duly recorded in Book 410 on page148
	то	((SEAL)) County Clerk.
****	Market - 44 - 45 - 45 - 45 - 45 - 45 - 45 - 4	( (SEAL)) County Clerk.  By F. Delman, Deput
		Fees, \$
NOW ALL MEN DU	THESE PRESENTS:	
That	James T. Whiteley	and Annie Whiteley, his wife,
Tulsa HOME BUI'DI	g business under the statutes of the Stat	of Oklahoma, part Tulsa of the first part, have mortgaged and hereby mortgage to the ON of Oklahoma, a corporation of the second part, the following real estate situated in
RER'S ENDORSEMENT IN PROPERTY OF THE PROPERTY	ont of mortgage	dred Seven (107) of the re-subdivision of Two (2), Three (3), Four (4), Five (5), Seventeen (17), Eighteen (18), Mineteen (20) Block One (1); and lot One (1), c) of Rodgers Heights Subdivision to the se, Tulsa County, Oklahoma, according to
RER'S Discreted Samuel Rer's Discrete Res Di	Fin 7 Tat a	red Seven (107) of the re-subdivision of
thereis. MM	Treasurer Lots One (1)	ired Seven (107) of the re-subdivision of . Two (2), Three (3), Four (4), Five (5). Seventeen (17), Eighteen (18), Nineteen . Seventeen (19), Block One (1); and lot One (1), control of Rodgers Heights Subdivision to the second of Rodgers Heights Subdivision to the Rodgers Hei
Morre of Ly, Co	Dixteen (16)	seventeen (17), Eighteen (18), Nineteen
THE L. DICKE	Block Two (2	of Rodgers Heights Subdivision to the
الإسلىكية	/ City of Tuls	sa, Tulsa County, Oklahoma, according to
	the recorded	t prac fuereor,
ead exemptions.		to belonging, and warrant the title to the same and waive the approisement, and all hom
This mortgage is	shares of stock of said Associ	me Hundred Dollar
ne receipt of which is ho ne performance of the co And the said mo	ereby acknowledged, and for the purpos ovenants hereinafter contained. rtgagor S for themselve	ese of securing payment of the monthly sum, fines and other items hereinafter specified, and the ir their heirs, executors and administrators, herein
venantwith s	aid mortgagee its successors and assigns	s as follows:
ATINGS & LOAN AS	SOCIATION, and having borrowed of s	Oneshares of stock of the said_HOME_BUILDING_AND said Association, in pursuance of its by-laws, the money secured by this mortgage, will do a
ings which the by-laws	s of said Association require shareholder	ers and borrowers to do, and will pay to said Association on said stock and loan the sum
er month, on or before	theday of each	and every month, until said stock shall mature as provided in said by-laws, provided th
id indebtedness shall b ider said by-laws or u	e discharged by the cancellation of said nder any amendments that may be ma to the terms of said by-laws and a cert	istock at maturity, and will also pay all fines that may be legally assessed against 1919. ade thereto, according to the terms of said by-laws of under-may memonements that may tain non-negotiable note bearing even date herewith, executed by said mortsagor
SECOND: The	t said mortgagor S within forty day	ey and Annie Whiteley, his wife,to said mortgag ys after the same becomes due and payable, will pay all taxes and assessments which shall
vied upon said lands, o presented by this mort	or upon, or on account of this mortgage, gage, or by said indebtedness, whether l	e, or the indebtedness secured thereby, or upon the interest or estate in said lands created levied against the said mortgagor S their legal representatives or a
gns, or otherwise; and rebate on or offset ag ents.	said mortgagor_S_hereby waive a minst the interest or principal or premiu	any and all claim or right against said mortgagee, its successors or assigns, to any payme um of said mortgage debt, by reason of the payment of any of the aforesaid taxes or asses
THIRD: That t	ne said mortgagorwill also keep all s approved by the mortgages in the su-	buildings erected and to be erected upon said lands insured against loss and damage by to nodollars, as a furth
ecurity to said mortgag	e debt, and assign and deliver to the mo	ortgagee all insurance upon said property.
surance as above cover	nanted, said mortgagee, its successors or	the payment of any of the aforesaid taxes or assessments, or in procuring and maintaini assigns may pay such taxes and effect such insurance, and the sum so paid shall be a furth
en on said premises und EIFTH: Should	ler this mortgage, payable forthwith, wit	th interest at the rate of ten of said fines or taxes or insurance premiums or any part they
, when the same are p	payable as provided in this mortgage at	id monthly sums, or of any of said nnes, or taxes, or insurance premiums, or any part und in said ance and said by-laws, and should the same, or any part thereof, remain unpart did principle sum of
ith arrearages thereon,	, and all renalties, taxes and insurance	premiums shall, at the option of said mortgagee, or its successors or assigns, become payal
nmediately thereafter, age, the indebtedness that in the payments of more	anything hereinbefore contained to the hereby secured shall bear interest from othly installments. Appraiseme	contrary thereof notwithstanding. In the event of legal proceedings to foreclose this most the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of t mlt waived.
	T.eu	tgagee or to its successors or assigns, the sum of
s a reasonable 2tto efault in any of its cover on shall be an addition	OTNEY'S fee in addition to all charts, crass often as the said mortgagors all lien on said premises.	l other legal costs, as often as any legal proceedings are taken to foreclose this mortgage f rs or mortgagee may be made defendant in any suit affecting the title of said property, whi
SEVENTH: As ne mortgagee and in cas nm collected less cost of	further security for the indebtedness a se of default in the payment of any mor f collection, upon said indebtedness, and	above recited the mortgagor hereby assigns the rentals of the above property mortgaged in this installment the mortgage or legal representative may collect said rents and credit the difference by the appointment of a Receiver by the Court.  The VO because the in the in the interval of
ein withess w	day of NOVEMORY. h	na V9 hereunto set their hand Sand seal S D. 19 22 James T. Whiteley (Sea
		Annie Whitelev
		Annie Whiteley (See
PATE OF OKLAHOM	MA, Tulsa Count	ty, ss. a Notary Public in and for said County and State, on this 20th
y of Nove	embor Jemes T. Whitele	nally appeared by and Annie Whiteley, his wife
	to me known to be the identical that they	al personS_ who executed the within and foregoing instrument, and acknowledged to afree and voluntary act and deed for t
		EOF, I have hereunto set my hand and notarial seal on the date above mentioned.
1.0	Feb. 6, 1926. (S	Seal) W. A. Setser, Notary Publ
ly commission expires	Val. Val. Carachanananananananananananananananananana	
	TRI	EASURER'S ENDORSEMENT:
I hereby certify this mortgage.	TRI hat I received \$	EASURER'S ENDORSEMENT:and issued Receipt Notherefor in payment of mortgage tax on t
I hereby certify the ithin mortgage.  Dated this	TRI	EASURER'S ENDORSEMENT:and issued Receipt Notherefor in payment of mortgage tax on t, 19