MORTGAGE RECORD NO. 410

| FROM | COM | STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the |
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| | COMPARED | of Dec. A. D., 19 22, at 4:40 o'clockP.M., and duly recorded in Book 410 on page 165 |
| то | | ((SEAL)) County Clerk. |
| | | By F. Delman, Deputy, |
| | | |
| OW ALL MEN BY THESE PRES | ENTS: Franklin H. | Brown and Bernadine Brown, his wife, |
| HOME BUILDING AND y organized and doing business under "Pulsa | IOAN ASSOCIATION the statutes of the State of Ol County, State of Oklahoma, | |
| ORSEMENT and issued Noted Summers of morninge Total Talian payment of morninge Total Talian payment of plat | s Nineteen (19) a in Burnett Addit sa County, Oklaho | nd Twenty (20) in Block Seven ion to the city of Tulsa, ma, according to the amended |
| Jackey County Treasures plat | thereof, | |
| / Lynner | | |
| ad exemptions. Also Twenty shares | ppurtenances thereunto belong | ing, and warrant the title to the same and waive the appraisement, and all home- |
| This mortgage is given in consider | of stock of said Association, Cation of TWO Thous | sand Dollars. |
| receipt of which is hereby acknowled performance of the covenants hereina And the said mortgagor. | ged, and for the purpose of sec | curing payment of the monthly sum, fines and other items hereinafter specified, and the their heirs, executors and administrators, hereby |
| enantwith said mortgagee its FIRST: Said mortgagor_S | s successors and assigns, as foll being the owner of | ows: O'Y shares of stock of the said HOME BUILDING AND oblistion, in pursuance of its by-laws, the money secured by this mortgage, will do all |
| gs which the by-laws of said Associa Twenty-eight | tion require shareholders and l | borrowers to do, and will pay to said Association on said stock and loan the sum of Dollars and Sixty cents (\$ 28.60) by month, until said stock shall mature as provided in said by-laws, provided that |
| indebtedness shall be discharged by the said by-laws or under any amend to the terms of the term | the cancellation of said stock at ments that may be made ther said by laws and a certain non- | imaturity, and will also pay all fines that may be legally essessed against. Thometo, according to the terms of said by-laws or under any amendments that may be negotiable note bearing even date herewith, executed by said mortgagor |
| | COLUMNIA TITE TO TO MIT C | |
| SECOND: That said mortgagor. | ster, within forty days after | the same becomes due and payable, will pay all taxes and assessments which shall be |
| SECOND: That said mortgagor- ied upon said lands, or upon, or on ac resented by this mortgage, or by said i as, or otherwise; and said mortgagor | count of this mortgage, or the indebtedness, whether levied asShereby waive any and | the same becomes due and payable, will pay all taxes and assessments which shall be indebtedness secured thereby, or upon the interest or estate in said lands created or rainst the said mortgagor S., their legal representatives or as all claim or right against said mortgagee, its successors or assigns, to any payment id mortgage debt, by reason of the payment of any of the aforesaid taxes or assess- |
| SECOND: That said mortgagor- ied upon said lands, or upon, or on ac resented by this mortgage, or by said i- is, or otherwise; and said mortgage, frebate on or offset against the interesints. THIRD: That the said mortgage to or fire with insurers approved by the | count of this mortgage, or the indebtedness, whether levied ag hereby waive any and to rprincipal or premium of sa or will also keep all building a mortgagee in the sum of | the same becomes due and payable, will pay all taxes and assessments which shall be indebtedness secured thereby, or upon the interest or estate in said lands created or against the said mortgagers |
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