## MORTGAGE RECORD NO. 410

	\	STATE OF OKLAHOMA, Tulsa County, ss.
FRO	REMENT	This instrument was filed for record on the
TELEABURER'S ENDO	and Issued	of Dec. A. D., 19 22, at 11:50
	payment	o'clockA. M., and duly recorded in Book 410 on page
		(SEAL) O. D. Lawson,
ax on the within mortgage. To day of Dated this WAYNE L. DICKE	Y, County Treasurer	(SEAL) ) County Clerk.  By F. Delman, Deputy.
Dated this WAYNE L. DICKE		the second secon
11		Fees, \$
KNOW ALL MEN BY THESE P	RESENTS: . Case and Ethel Case	hughand and wife
************************		
duly organized and doing business u	nder the statutes of the State of Oklah	a, part 16S of the first part, have mortgaged and hereby mortgage to the of Oklahoma City. Oklahoma, a corporation man, party of the second part, the following real estate situated in wit:  (2) in Block Three (3) in the city of Tulsa, Oklahoma news problem of the city of Tulsa, Oklahoma news problem in payment of the city of Tulsa, Oklahoma news problem in payment of the city of Tulsa, Oklahoma news problem in payment in the city of the city of Tulsa, Oklahoma news problem in payment in the city of the country of the city of the
Tulsa	County, State of Oklahoma, to-v	wit:
		ORSENAS OR
	Lots One (1) and Two	(E) in Block Three (3) in SEND wed Southern
	rchard Addition, to	the city of Tulsa, Oklahomanick (cost not not thereof
	NOODE CENTER OF OHIGH TOCOL	(2) in Block Three (3) in the city of Tulsa, Oklahoma REN'S ENDORSEMENT of the city of Tulsa, Oklahoma REN'S FINDORSEMENT of the city of Tulsa, Oklahoma REN'S FINDORSEMENT OF THE COUNTY OF THE COUNT
		cold to 5 50 mortes of the Cold
		Troughthing day Dick / Town
		Hecci on the this AYNE
with all the improvements thereon a	nd appurtenances thereunto belonging	(2) in Block three (3) in the city of Tulsa, Oklahoma RENS Entre de savent payment received savent payment received savent payment the city of Tulsa, Oklahoma RENS Entre de savent payment received savent payment the country of the
Also	ares of stock of said Association. Cert	ified No.
This mortgage is given in con-	sideration of Three thousand	d, Tive nundred Dollars,
he performance of the covenants her	reinafter contained.	ng payment of the monthly sum, fines and other items hereinafter specified, and
And the said mortgagorS	for themselves and	for their heirs, executors and administrators, hereby
FIRST: Said mortgagor S	ee its successors and assigns, as followsbeing the owner ofhirty.	-Tive shares of stock of the said THS LOCAL BUILDING
avings&loan associatioi	N, and having borrowed of said Associa	ation, in pursuance of its by-laws, the money secured by this mortgage, will do all cowers to do, and will pay to said Association on said stock and loan the sum of
Fifty	Doll	ars and five cents (\$ 50.05
er month, on or before the30	day of each and every to by the cancellation of said stock at me	month, until said stock shall mature as provided in said by-laws, provided that aturity, and will also pay all fines that may be legally assessed against Them
inder said by-laws or under any am	nendments that may be made thereto,	according to the terms of said by-laws or under-any amondments that may be
		gotiable note bearing even date herewith, executed by said mortgagor Susband and wife to said mortgagee
SECOND: That said mortga	ngor_S, within forty days after the	same becomes due and payable, will pay all taxes and assessments which shall be
		ebtedness secured thereby, or upon the interest or estate in said lands created or st the said mortgagor_9, and the irlegal representatives or as-
igns, or otherwise; and said mortga	gor_Shereby waive any and all	claim or right against said mortgagee, its successors or assigns, to any payment
nents.		mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
THIRD: That the said mort	gagor_S_will also keep all buildings en	rected and to be erected upon said lands insured against loss and damage by tor- Three Thousand , five hundred dollars, as a further
security to said mortgage debt, and a	assign and deliver to the mortgagee all	insurance upon said property.
nsurance as above covenanted, said i	mortgagee, its successors or assigns may	at of any of the aforesaid taxes or assessments, or in procuring and maintaining y pay such taxes and effect such insurance, and the sum so paid shall be a further
ien on said premises under this morte	gage, payable forthwith, with interest a	t the rate ofper cent per annum.
f, when the same are payable as pr	rovided in this mortgage and in said a	sums, or of any of said fines, or taxes, or insurance premiums, or any part there- note and said by-laws, and should the same, or any part thereof, remain unpaid
or the period of 3	_months, then the aforesaid principle	sum of Three thousand five hundred DOLLARS, shall, at the option of said mortgagee, or its successors or assigns, become payable
mmediately thereafter, anything her	reinbefore contained to the contrary th	ereof notwithstanding. In the event of legal proceedings to foreclose this mort-
urther payments of monthly installn	nents.	such foreclosure proceedings at the rate of ten per cent per annum in lieu of the
SIXTH: The said mortgagor	rs shall pay to the said mortgagee or to	its successors or assigns, the sum of
s a reasonable Solicitor's	Int be numared	d and fifty DOLLRS, costs, as often as any legal proceedings are taken to foreclose this mortgage for
efault in any of its covenants, or as	often as the said mortgagors or mortgag	service air mith endine Centeringuisti men asimori na entretiona aum inci elulle tot.
		gee may be made defendant in any suit affecting the title of said property, which
	rity for the indebtedness above recited	d the mortgagor hereby assigns the rentals of the above property mortgaged to
um collected less cost of collection, r	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom	d the mortgagor hereby assigns the rentals of the above property mortgaged to liment the mortgagee or legal representative may collect said rents and credit the bases may be enforced by the appointment of a Receiver by the Court.
um collected less cost of collection, r	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom	d the mortgagor hereby assigns the rentals of the above property mortgaged to liment the mortgagee or legal representative may collect said rents and credit the bases may be enforced by the appointment of a Receiver by the Court.
um collected less cost of collection, r	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom	d the mortgagor hereby assigns the rentals of the above property mortgaged to liment the mortgagee or legal representative may collect said rents and credit the bases may be enforced by the appointment of a Receiver by the Court.
um collected less cost of collection, r	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these proupon for mortgaor. S. ha. Ve here are of Novembera. D. 19 22 of Novembera.	d the mortgagor hereby assigns the rentals of the above property mortgaged to liment the mortgagee or legal representative may collect said rents and credit the nises may be enforced by the appointment of a Receiver by the Court.  * TheirhandSand seal_Son  * J. R. Case(Seal)
um collected less cost of collection, r	rity for the indebtedness above recited in the payment of any monthly install appon said indebtedness, and these prom The said mortgaor. S. ha. Ve here ay of Novembera. D. 19 22.	d the mortgagor hereby assigns the rentals of the above property mortgaged to liment the mortgagee or legal representative may collect said rents and credit the bases may be enforced by the appointment of a Receiver by the Court.
um collected less cost of collection, to IN WITNESS WHEREOF, de 23rd de	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Ve. here as of Novembera, D. 19 22.	d the mortgagor hereby assigns the rentals of the above property mortgaged to Iment the mortgagee or legal representative may collect said rents and credit the hises may be enforced by the appointment of a Receiver by the Court.  eunto set their hand Sand seal Son Sand seal Son Sand Sand Sand Sand Sand Sand Sand San
um collected less cost of collection, to IN WITNESS WHEREOF, de 23rd de	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Ve here ay of Novembera, D. 19 22.  Tulsa County, ss.  I. Gillesnie	d the mortgagor hereby assigns the rentals of the above property mortgaged to lment the mortgagee or legal representative may collect said rents and credit the also may be enforced by the appointment of a Receiver by the Court.  Light hand Sand seal Son  J. R. Case (Seal)  Ethel Case (Seal)  a Notary Public in and for said County and State, on this 5th
TATE OF OKLAHOMA,  Before me,  LOIS  By of  December  J. F	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Ve. here as of Novembera, D. 19 22.  Tulsa County, ss.  I. Gillespie 19 22 personally appear R. Case and Ethel Case	d the mortgagor hereby assigns the rentals of the above property mortgaged to Iment the mortgagee or legal representative may collect said rents and credit the also may be enforced by the appointment of a Receiver by the Court.  eunto set
IM Collected less cost of collection, to IN WITNESS WHEREOF, and a second collection, and a second collection, to Indiana.	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Y.O. here ay of Novembera, D. 19 22  Tulsa County, ss.  I. Gillespie  19 22 personally appear R. Case and Athel Case he known to be the identical verson.	d the mortgagor hereby assigns the rentals of the above property mortgaged to Iment the mortgagee or legal representative may collect said rents and credit the also may be enforced by the appointment of a Receiver by the Court.  eunto set their hand Sand seal Son Sand seal Son (Seal)  Ethel Case (Seal)  Ethel Case (Seal)  a Notary Public in and for said County and State, on this 5th red Sand Sand Sand Sand Sand Sand Sand San
um collected less cost of collection, to IN WITNESS WHEREOF, the 23rd de	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Ye here ay of Novembera, D. 19 22.  Tulsa County, ss.  I. Gillespie	d the mortgagor hereby assigns the rentals of the above property mortgaged to Iment the mortgagee or legal representative may collect said rents and credit the also may be enforced by the appointment of a Receiver by the Court.  eunto set
TATE OF OKLAHOMA,  Before me,  December  to he  Lois  But that uses	rity for the indebtedness above recited in the payment of any monthly install appon said indebtedness, and these prom The said mortgaor. S. ha. Ye here ay of Novembera. D. 19 22.  Tulsa County, ss.  I. Gillesnie Lessone A. Case and Ethel Case are known to be identical person. State of the Year of Year	d the mortgagor hereby assigns the rentals of the above property mortgaged to lment the mortgagee or legal representative may collect said rents and credit the nises may be enforced by the appointment of a Receiver by the Court.  eunto set the image and seal so on the said seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal seal on the date above mentioned.
TATE OF OKLAHOMA,  Before me,  December  to he  Lois  But that uses	rity for the indebtedness above recited in the payment of any monthly install appon said indebtedness, and these prom The said mortgaor. S. ha. Ye here ay of Novembera. D. 19 22.  Tulsa County, ss.  I. Gillesnie Lessone A. Case and Ethel Case are known to be identical person. State of the Year of Year	d the mortgagor hereby assigns the rentals of the above property mortgaged to lment the mortgagee or legal representative may collect said rents and credit the nises may be enforced by the appointment of a Receiver by the Court.  eunto set the image and seal so on the said seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal seal on the date above mentioned.
TATE OF OKLAHOMA,  Before me,  December  to he  Lois  But that uses	rity for the indebtedness above recited in the payment of any monthly install appon said indebtedness, and these prom The said mortgaor. S. ha. Ye here ay of Novembera. D. 19 22.  Tulsa County, ss.  I. Gillesnie Lessone A. Case and Ethel Case are known to be identical person. State of the Year of Year	d the mortgagor hereby assigns the rentals of the above property mortgaged to lment the mortgagee or legal representative may collect said rents and credit the nises may be enforced by the appointment of a Receiver by the Court.  eunto set the image and seal so on the said seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal seal on the date above mentioned.
um collected less cost of collection, to IN WITNESS WHEREOF, he 23rd de	rity for the indebtedness above recited in the payment of any monthly install appon said indebtedness, and these prom The said mortgaor. S. ha Ye here ay of Novembera. D. 19 22 and possible of Novembera. D. 19 22 and S. Case and Ethel Case are known to be the identical person. Stranger of the Year of Novembera. In Witness Whereof, I have (Seal)	d the mortgagor hereby assigns the rentals of the above property mortgaged to lment the mortgagee or legal representative may collect said rents and credit the nises may be enforced by the appointment of a Receiver by the Court.  eunto set the image and seal so on the said seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal seal on the date above mentioned.
um collected less cost of collection, to IN WITNESS WHEREOF, 'he 23rd de  TATE OF OKLAHOMA, Before me, Lois ay of December to in that uses  My commission expires on the 10	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Ye here by of. Novembera, D. 19. 22.  Tulsa  County, ss.  L. Gillesnie  10. 22 personally appear R. Case and Ethel Case at they executed and purposes therein set forth.  IN WITNESS WHEREOF, I have (Seal)  Oth day of June, 19.  TREASURER.	d the mortgagor hereby assigns the rentals of the above property mortgaged to lment the mortgagee or legal representative may collect said rents and credit the nises may be enforced by the appointment of a Receiver by the Court.  eunto set the image and seal so on the said seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal so on the same as the image and seal seal on the date above mentioned.
um collected less cost of collection, u  IN WITNESS WHEREOF, ' he 23rd d  TATE OF OKLAHOMA,  Before me, Lois ay of December  to in that uses  My commission expires on the Lois I hereby certify that I received	Tulsa County, ss.  Tulsa County,	d the mortgagor hereby assigns the rentals of the above property mortgaged to Iment the mortgagee or legal representative may collect said rents and credit the also may be enforced by the appointment of a Receiver by the Court.  eunto set their hand Sand seal Son Sand seal Son Sand Sand Sand Sand Sand Sand Sand San
In collected less cost of collection, to IN WITNESS WHEREOF, and the 23rd de 2	rity for the indebtedness above recited in the payment of any monthly install upon said indebtedness, and these prom The said mortgaor. S. ha. Ye here by of. Novembera, D. 19. 22.  Tulsa  County, ss.  L. Gillesnie  10. 22 personally appear R. Case and Ethel Case at they executed and purposes therein set forth.  IN WITNESS WHEREOF, I have (Seal)  Oth day of June, 19.  TREASURER.	d the mortgagor hereby assigns the rentals of the above property mortgaged to Iment the mortgagee or legal representative may collect said rents and credit the also may be enforced by the appointment of a Receiver by the Court.  eunto set their hand Sand seal Son Sand seal Son Sand Sand Sand Sand Sand Sand Sand San