MORTGAGE RECORD NO. 410

215586 C.M.J		STATE OF OKLAHOMA, Tuisa County, ss. 5th
THE KINER'S EN	PROMENT DORSEMENT of and lesued in payment of montrate	This instrument was filed for record on theday Dec . A. D., 19 22 , at 4:35
receptify that I roce	ived Syment of mortgage in payment of mortgage	o'clockPeM., and duly recorded in Book 410 on page172
int two 6.5 5 De mericage.	Star 192-7	(SEAL)) County Clerk.
on the within mortgage. Dated this WAYNE L. DIC	KEY County Treasurer Deputy	F. Del man, Deputy.
Dated TANAYNE L. DIE	Deputy	/ Fees,\$
KNOW ALL MEN BY TH		
	W. C. Myers and He	len L. Eyers, his wife,
luly organized and doing bus		of Tulsa , Oklahoma, a corporation Oklahoma, party of the second part, the following real estate situated in
Lo Lo	t Twenty-one in Block	Twelve (12) of the re-subdivision of
Bl Bi	ock Six (6), and Lots (One (1), Two (2) and Three (3) of e Drive Addition to the city of Tulsa.
Tu	lsa County, Oklahoma,	according to the recorded plat thereof.
with all the improvements the	reon and appurtenances thereunto below	nging, and warrant the title to the same and waive the appraisement, and all home-
tood overmetions		Certified No. 921
This mortgage is given	in consideration of FORT Tho:	nsand DOLLARS.
he performance of the coven:	ints hereinafter contained.	ecuring payment of the monthly sum, fines and other items hereinafter specified, and
ovenantwith said n	ortongee its successors and assigns, as fo	and fortheirheirs, executors and administrators, hereby
FIRST: Said mortga	gor_Sbeing the owner of FOT ATION, and having borrowed of said As	ty shares of stock of the said <u>HOME BUILD ING AND</u> sociation, in pursuance of its by-laws, the money secured by this mortgage, will do all
hings which the by-laws of a	aid Association require shareholders and	borrowers to do, and will pay to said Association on said stock and loan the sum of
er month, on or before the_	LOTH	Dollars andcents (\$
inder said by-laws or under	any amendments that may be made the	at maturity, and with also july an iness that may be regard, assessed against that may be reto, according to the terms of said by-laws on-undergaux-ansudments that may be n-negotiable note bearing even date herewith, executed by said mortgagor.S.
	W. C. Myers and Helen	L. Myers, his wife, to said mortgagee
evied upon said lands, or upo	n, or on account of this mortgage, or the	r the same becomes due and payable, will pay all taxes and assessments which shall be e indebtedness secured thereby, or upon the interest or estate in said lands created or
igns, or otherwise; and said	mortgagorShereby waive any an	against the said mortgagor. S. theirlegal representatives or asdall claim or right against said mortgagee, its successors or assigns, to any payment said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
nents.		ngs erected and to be erected upon said lands insured against loss and damage by tor-
ado or fire with insurers app		Four Thousand dollars, as a further
FOURTH: If said m	ortgagorSmake default in the pa	syment of any of the aforesaid taxes or assessments, or in procuring and maintaining is may pay such taxes and effect such insurance, and the sum so paid shall be a further
ien on said premises under th	s mortgage, payable forthwith, with inter	rest at the rate of ten per cent per annum.
of, when the same are payab	le as provided in this mortgage and in a	thly sums, or of any of said fines, or taxes, or insurance premiums, or any part there- said note and said by-laws, and should the same, or any part thereof, remain unpaid
with arrearages thereon, and	all penalties, taxes and insurance premi-	nciple sum of <u>FOUR Thousand</u> DOLLARS, ums shall, at the option of said mortgagee, or its successors or assigns, become payable
age, the indebtedness thereb urther payments of monthly	y secured shall bear interest from the fili installments. Appraigement	ary thereof notwithstanding. In the event of legal proceedings to foreclose this mort- ing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the
SIXTH: The said mo	rtgagors shall pay to the said mortgagee	or to its successors or assigns, the sum ofDOLLRS,
	EY'Sfee in addition to all other	legal costs, as often as any legal proceedings are taken to foreclose this mortgage for
um shall be an additional lie	n on said premises.	ortgagee may be made defendant in any suit affecting the title of said property, which
he mortgagee and in case of	default in the payment of any monthly i	recited the mortgagor hereby assigns the rentals of the above property mortgaged to natallment the mortgagee or legal representative may collect said rents and credit the property may be properly by the court
IN WITNESS WHEI	EOF, The said mortgaor S ha Ve	promises may be enforced by the appointment of a Receiver by the Court. their hand S and seal S on
heZYth	day of November A. D. 19.	W. C. Myers (Seal)
		Helen L. Myers (Seal)
mamp or over trees	Tulse -	
Before me, the	Tulsa County, ss.	ppeared
lay of November	• U. Myers and Helen L	. Myers, his wife,
	to me known to be the identical perso	ngwho executed the within and foregoing instrument, and acknowledged to me cuted the same as
	uses and purposes therein set forth.	
and the second second		have hereunto set my hand and notarial seal on the date above mentioned. Va. A. Setser
my commission expires on th		W. A. Setser, Notary Public,
	TREASU	RER'S ENDORSEMENT:
		nd issued Receipt Notherefor in payment of mortgage tax on the
Dated this	day of,	19