MORTGAGE RECORD NO. 410

This instrument was find for record on the	dat date	
TO ((SEAI)) (SEAI)	22, at 2:30	· · · · · · · · · · · · · · · · · · ·
Fees, \$	0 on page 195	
Fees, \$	County Clerk.	то
WALL MEN BY THESE PRESENTS: That J. J. GOUNDY, BIG NO. 118 R. COMMON, his wife. Yiles County, in the State of Oklahoma, part. 148 of the first part, have mortgaged and hereby mortgage. ROHS BUILDING ARD LACAR ANSOCATOR	Deputy	
That J. J. Qouncy, in the State of Oklahoma, port. 1882. of the fine part, have mortgaged and hereby mortgage. HOUSE BULLDING AND LOAM ASSOCIATION. of. TULSS. A. Oklahoma, norpoly organized and doing business under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in. TULSS. County, State of Oklahoma, to-wit: Lot Twenty-one (21) in Block Six (6) in Lynch and Forsythe Addition to the city of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof. Lot Twenty-one (21) in Block Six (6) in Lynch and Forsythe Addition to the city of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof. Also. Thix Thy This Party charge of access of said Association, Certified No. 946 Also Children and State of the State of Oklahoma, party of the same and waive the appraisement, and all its improvements thereon and appurtenances thereunto belonging, and warnat the title to the same and waive the appraisement, and all its estate of the city of the County, Oklahoma, according to the recorded plat thereof. Also. Thix Thy This Party charge of access of said Association, Certified No. 946 And the said mortgage of a city of the purpose of securing payment of the monthly sum, fines and other learns hereinafter specified. And the said mortgage of the city of the purpose of securing payment of the monthly sum, fines and other learns hereinafter specified. And the said mortgage of the city of the purpose of securing payment of the monthly sum, fines and other learns hereinafter specified. And the said mortgage of the city of the said specified to the same specified to the said mortgage of the purpose of securing payment of the nonthly sum, fines and other learns hereinafter specified which is said to record the said specified to the said speci		
TILES County, in the State of Oldahoma, part. 188 of the first part, have mortgaged and hereity mortgage. ROLE, BULLDING. AND. JOAH. ASSOCIATION. O' TRUBS. County, State of Oldahoma, according to the second part, the following real estate situated in		MEN BY THESE PRESENTS:
th all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all the improvements thereon and appurtenance of the same and the same and waive the appraisement, and all the advanced to the same and the sam		
ith all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all itsed exemptions. Abo. BRIARY-IAVE shares of stock of said Association, Certified No	a minimum in not hounds	and doing business under the statutes of the State of Okla
th all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all cad exemptions. Also. 2011x1y-five.barre of stock of said Association, Certified No		
the decomptions. Abo. Dilty Ty-five shores of stock of said Association, Certified No. 946 DOLL the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specifies and increased of the covenants hereinafter centained. And the said mortgage of no. The DEMSCIVES and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specifies and the said mortgage of no. The DEMSCIVES and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specifies and the purpose of the covenants hereinafter centained. And the said mortgage of no. The DEMSCIVES and for the purpose of the said HOTS BUILDING AND ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will have shirl be by-laws of said Association on said stock and loan the said by-laws of said Association on said stock and loan the said the purpose of the purpose of the said HOTS BUILDING AND ASSOCIATION, and having borrowed of said Association on said stock and loan the said by-laws or under any mendments that may be made overy month, and will sale pay all fines that may be regardly associated the purpose of the said HOTS and the said by-laws or under any mendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and accessate in a said and association or account of this mortgage, or the indebtedness secured thereby, or upon the interest or easier, and said mortgage. It is more any any and all claim or right against a standard, or upon, or account of this mortgage, or the indebtedness excured thereby, or upon the interest or easier, and laindard erea propage and any and all claim		Forsythe Addition to County, Oklahoma, acc
Also. JP117 Ny-14.79.shares of stock of said Association, Certified No. 946 Also. JP117 Ny-14.79.shares of stock of said Association, Certified No. 946 DOLL he receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specifies the performance of the covenants hereinafter centained. And the said mortagor, 9. for. Indexpose of securing payment of the monthly sum, fines and other items hereinafter specifies the performance of the covenants hereinafter centained. And the said mortagor, 9. for. Indexpose of securing payment of the monthly sum, fines and other items hereinafter specifies the performance of the covenants hereinafter centained. And the said mortagor, 9. for. Indexpose of securing payment of the monthly sum, fines and administrators, however, and the said mortagor of the covenants hereinafter centained. And the said mortagor, 9. for. Indexpose of the covenants of the said security of the said security of the said security of the said security. FIRST: Said mortagor, 9. height owner of Indexpose of the said security of the said security of the said security. FIRST: Said mortagor, 9. he said security of the said security of the said security of the said security. FIRST: Said mortagor, 15. height of the carcellation of said stock at maturity, and will also pay all fines that may be legally assessed against. 150. 150. For month, on or before the 15th day of such and every month, and will also pay all fines that may be legally assessed against. 15th .		
the exemptions. Abo. Dilty y-1.14.98 shares of stock of said Association, Certified No. 946 DOLL he receipt of which is hereby a chowolwighed, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specifies the performance of the covenants hereinafter centained. And the said mortgage of 9. for LifemSeQ1ye8 and for their holts, executors and administrators, howement. with said mortgage is successors and assigna, as follows: FIRST: Said mortgage of 9. for LifemSeQ1ye8 and for their holts, executors and administrators, howement. with said mortgage is successors and assigna, as follows: FIRST: Said mortgage of 9. for LifemSeQ1ye8 and for their holts, executors and administrators, howement. with said mortgage is successors and assigna, as follows: FIRST: Said mortgage of 9. for LifemSeQ1ye8 and borrowers to do, and will pay to said Association on said stock and losn the set of the plants of the said Life		
SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgage mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and cred mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and cred mortgagor in collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. ha. V.O. hereunto set their hand. S. and seal. S. J. J. Conmor Nellie B. Conmor PATE OF OKLAHOMA, Tules County, ss. Before me, the undersigned, a Notary Public in and for said County and State, on this Eleven before the undersigned to 22 recently appeared.	DOLLARS hereinafter specified, and administrators, hereby BUILDING AND this mortgage, will do al stock and loan the sum o s (\$.50.05	ns. hirty-fiveshares of stock of said Association, Certagae is given in consideration of hirty-fiveshich is hereby acknowledged, and for the purpose of secure of the covenants hereinafter contained. said mortgagor so themselves and assigns, as follow. with said mortgagee its successors and assigns, as follow. Said mortgagor so being the owner of hirty OAN ASSOCIATION, and having borrowed of said Association require shareholders and be fifty or before the 15th day of each and every ses shall be discharged by the cancellation of said stock at raws or under any amendments that may be made theret exceeding to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said by-haws and a certain non-nucleoting to the terms of said mortgagor. In this mortgage, or the in this mortgage, or by said indebtedness, whether levied against size; and said mortgagor. Will also keep all buildings to finate this mortgage, payable forthwith, with interest mortgage debt, and assign and deliver to the mortgage at the interest should default be made in the payment of said monthly me are payable as provided in this mortgage and in said finate this mortgage, payable forthwith, with interest Should default be made in the payment of said monthly me are payable as provided in this mortgage and in said finate payable as provided in this mortgage and in said finate payable as provided in this mortga
Nellie B. Connor PATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Eleven	ve property mortgaged to t said rents and credit the r by the Court.	additional lien on said premises. TH: As further security for the indebtedness above recit and in case of default in the payment of any monthly instead of the second of collection, upon said indebtedness, and these pro
PATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Eleven		
Before me, the undersigned, a Notary Public in and for said County and State, on this 22 recordly appeared	(Seal)	
to me known to be the identical person_9who executed the within and foregoing instrument, and acknowledged that they executed the same as their free and voluntary act and deed for uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Feb. 6, 1926. (Seal) V. A. Setser. Notary P	, and acknowledged to me stary act and deed for the we mentioned.	the undersigned December , 19 22 personally appe J. J. Connor and Nellie B. to me known to be the identical person that they execute uses and purposes therein set forth. IN WITNESS WHEREOF, I hay Feb. 6, 1926. (Seal)
My commission expires on theday of		
TREASURER'S ENDORSEMENT: I hereby certify that I received \$ 3 5	nt of mortgage tax on the	certify that I received \$ 3 3 x and i