MORTGAGE RECORD NO. 410

216678 C.H.J.	F OKLAHOMA, Tulsa County, ss.
PROM CONDADED	a instrument was filed for record on the LOUN
of the second se	December A. D., 19 22, at 1:00 P. M. and duly recorded in Book 410 on page 202
o'clock	
TO ((SEAL))	0. D. Lawson, County Clerk.
, ,	By F. Delkan, Deputy
Fees. \$	
MEN RY THESE PRESENTS:	
Frank Lee and Nettie E.	
TUISE County, in the State of Oklahoma, part 19: BUILDING AND LOAH ASSOCIATION of and doing business under the statutes of the State of Oklahoma, party TUISE County, State of Oklahoma, to-wit:	In of the first part, have mortgaged and hereby mortgage to the Tulsa Oklahoma, a corporation of the second part, the following real estate situated in
Lot Four (4), in Block Nine (Addition to the city of Tulsa according to the recorded pla	. Tulsa County. Oklahoma.
according to one recorded big	, allet co
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provements thereon and appurtenances thereunto belonging, and warran	
snares of stock of said Association, Certified No	944 DOLLARS
hich is hereby acknowledged, and for the purpose of securing payment	
sof the covenants hereinafter contained. said mortgagor_SforthemSelvesand for	their heirs, executors and administrators, hereb
with said mortgagee its successors and assigns, as follows: Said mortgagor_Sbeing the owner ofForty	HOME BUILDING AND
Said mortgagor. ——being the owner of ————————OAN ASSOCIATION, and having borrowed of said Association, in purs e by-laws of said Association require shareholders and borrowers to do,	uance of its by-laws, the money secured by this mortgage, will do a
	Ewenty cents (\$ 57.20
ss shall be discharged by the cancellation of said stock at maturity, and aws or under any amendments that may be made thereto, according tecerding to the terms of said by lays and a certain non-negotiable note Frank Lee and Nettie E. Lee, nusband of the said mortgagor 9., within forty days after the same become	will also pay all fines that may be legally assessed againstLASM of the terms of said by-laws or under any-amendments-that-may bearing even date herewith, executed by said mortgagorSto said mortgage
al lands, or upon, or on account of this mortgage, or the indebtedness se this mortgage, or by said indebtedness, whether levied against the said mortgage; and said mortgagor	cured thereby, or upon the interest or estate in said lands created of ortgagor. S.,
That the said mortgagor S will also keep all buildings erected and the hisurers approved by the mortgagee in the sum of Mour Thou	o be erected upon said lands insured against loss and damage by to 1821ddollars, as a furthe
mortgage debt, and assign and deliver to the mortgagee all insurance u	oon said property.
H: If said mortgagor. Smake default in the payment of any of ove covenanted, said mortgagee, its successors or assigns may pay such this mortgage, payable forthwith, with interest at the rate of the content	ixes and effect such insurance, and the sum so paid shall be a furthe tenper cent per annun
Should default be made in the payment of said monthly sums, or of a me are payable as provided in this mortgage and in said note and saif threemonths, then the aforesaid principle sum of	ny of said fines, or taxes, or insurance premiums, or any part there d by-laws, and should the same, or any part thereof, remain unpai FOUT Thousand
thereon, and all renalties, taxes and insurance premiums shall, at the ereafter, anything hereinbefore contained to the contrary thereof-notwit tedness thereby secured shall bear interest from the filing of such forecle ts of monthly installments. Anneais sement: we interest	option of said mortgagee, or its successors or assigns, become payablestanding. In the event of legal proceedings to foreclose this mort sure proceedings at the rate of ten per cent per annum in lieu of the
The said mortgagors shall pay to the said mortgagee or to its successor	s or assigns, the sum of
attorney's fee in addition to all other legal costs, as off fits covenants, or as often as the said mortgagors or mortgagee may be r	DOLLRS en as any legal proceedings are taken to foreclose this mortgage for nade defendant in any suit affecting the title of said property, whice
additional lien on said premises. FH: As further security for the indebtedness above recited the mortg.	igor hereby assigns the rentals of the above property mortgaged to
ss cost of collection, upon said indebtedness, and these promises may be NESS WHEREOF, The said mortgaor S ha Ve hereunto set 15 handle of Decembers, D. 19 22	Shelr hand Sand seal So
	(Sea
	Nettie E. Lee (Sea
KLAHOMA, Tulsa County, ss.	bublic in and for said County and State, on this
December , 19 22 personally appeared Frank Lee and Nettie E. Lee, husband	and wife.
to me known to be the identical personwho ex	ecuted the within and foregoing instrument, and acknowledged to m their free and voluntary act and deed for the
uses and purposes therein set forth.	my hand and notarial seal on the date above mentioned.
(Seal) expires on the Mar.4 = Thy of 1924.	Possity Fubili
TREASURER'S ENDORS	EMENT:
certify that I received \$ 4 and issued Receipt	No6_6_5therefor in payment of mortgage tax on the
c. 16 day of Ale , 1922	
of fi Diches County Transman Dr.	Vib.
certify that I received \$ # 22 and issued Receipt c. is b day of Ale 1922 MG 1 Dickey County Treasurer. By	Vita

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