## MORTGAGE RECORD NO. 410

KNOW ALL MEN BY THESE PRESENTS: That.  That.  General County, in the State of Oldshoma, part.  MOME BUILDING ADD LOAN ANSOLATION of the County	C OF OKLAHOMA, Tulsa County, ss. 27th  This instrument was filed for record on the 27th day
KNOW ALL MEN BY THESE PRESENTS:  That	Dec. A. D., 19 22, at 4:00 P. M., and duly recorded in Book 410 on page 218
KNOW ALL MEN BY THESE PRESENTS:  That.  That.  H. E. FULSOM AND County, in the State of Oklahoma, part.  MULIS BUILDING AND LOAN ASSOCIATION of .  AND organized and doing business under the statutes of the State of Oklahoma, part.  Lot Two (2) Block Seventee Block Sixteen (16), Origin Oklahoma.  Lot Two (2) Block Seventee Block Sixteen (16), Origin Oklahoma.  Lot Two (2) Block Seventee Block Sixteen (16), Origin Oklahoma.  Lot Two (2) Block Seventee Block Sixteen (16), Origin Oklahoma.  Lot Two (2) Block Seventee Block Sixteen (16), Origin Oklahoma.  Also Thirty shares of stock of said Association, Certified No.  This mottage is given in consideration of TDL Feb. Thousand.  And the said mottager. S. for Themsolves and for coverent. with anid mottager. S. for Themsolves and for covenent. with anid mottager. S. for Themsolves and for covenent. with anid mottager. S. for Themsolves and said association, is phings which the by-laws of anid Association require shareholders and borrowers to the covening shall be discharged by the cancellation of said states in murity and the said mottager. S. Tall SOM. Dollars and cover month, on or before the 151A	
That	By F. Delman. Deputy.
That H. E. Fulsom and This and This work of This work of This and the this work of	
Lot Two (2) Block Seventee  Lot Two (2) Block Seventee  Elock Sixteen (16), Origin Oklahoma, bar- Tulsa County, State of Oklahoma, bar- State County, State of Oklahoma, bar- Tulsa County, State of Oklahoma, bar- Tulsa County, State of Oklahoma, bar- Tulsa County, State of Oklahoma, bar- State County, State of Oklahoma, bar- Tulsa County, State of Oklahoma, bar- State County, State of Oklahoma, bar- Tulsa County, State of Oklahoma, bar- State County, State of Oklahoma, bar- Tulsa County, State County, State County, State County, State Tulsa County, St	l M. E. Fulsom, his wife,
Block Sixteen (16), Origin Oklahoms.  Block Sixteen (16), Origin Oklahoms.  With all the improvements thereon and appurtenances thereunto belonging, and wastead exemptions.  Also. Thirty.  Also. Thirty.  This montgage is given in consideration of. Three Thousand.  This montgage is given in consideration of. Three Thousand.  The receipt of which is hereby acknowledged, and for the purpose of securing payme the performance of the covenants hereinafter contained.  And the said mortgagor. S. for Thousand.  And the said mortgagor. S. being the owner of. Thirty Savinors Loan ASSOCIATION, and having borrowed of said Association, in phings which the by-laws of said Association require shareholders and borrowers to Torty-two.  Bermonth, on or before the. 15th day of each and every month, usid indebtedness shall be discharged by the cancellation of said stock at maturity, and address and by-laws or under any mendments that may be made thereto, accordinated thereto, according to the terms of said by-laws and a certain non-negotiable in the said of the said and said mortgagor. S. within forty days after the same bee eviced upon said lands, or upon, or on account of this mortgage, or the indebtedness, expresented by this mortgage, or by said indebtedness, whether levied against the said gins, or otherwise; and said mortgagor. S. will also keep all buildings reacted any related on or offset sgainst the interest or principal or premium of said mortgage enents.  THIRD: That the said mortgagor. Swill also keep all buildings reacted any said or fire with insurers approved by the mortgage in the sum of . Thirtye. I want the said mortgage debt, and assign and deliver to the mortgage all insurance nents.  THIRD: That the said mortgage, make default in the payment of any surance as above covenanted, said mortgages, in successors or as	ies_of the first part, have mortgaged and hereby mortgage to the Tulsa, Oklahoma, a corporation y of the second part, the following real estate situated in
Also THITTY	n (17) and Lot Eight (8) al Town of Sand Springs,
Also THITTY	
Also THITTY	
Also THITTY	want the title to the same and regive the appreciament and all have
This mortgage is given in consideration of	
the receipt of which is hereby acknowledged, and for the purpose of securing payme the performance of the covenants hereinafter contained.  And the said mortgager S for themselves and of the purpose of securing payme the performance of the covenants. with said mortgage its successors and assigns, as follows:  FIRST: Said mortgager. S being the owner of Thirty Savingor. Savingor. B being the owner of Thirty D Dollars and brings which the by-laws of said Association require shareholders and borrowers to make the by-laws of said Association require shareholders and borrowers to make it in the by-laws of the cancellation of said stock at maturity, and indebtedeness shall be discharged by the cancellation of said stock at maturity, and indebtedeness shall be discharged by the cancellation of said stock at maturity, and indebtedness shall be discharged by the cancellation of said stock at maturity, and indebtedness shall be discharged by the cancellation of said stock at maturity, and indebtedness shall be discharged by the cancellation of said stock at maturity, and indebtedness shall be discharged by the cancellation of said stock at maturity, and indebtedness of the said mortgager. S within forty days after the same be every said the said mortgager. S within forty days after the same be every seven by the mortgage, or by said indebtedness, whether levied against the said igns, or otherwise; and said mortgagor. S within forty days after the same be every said and said and said and said on or rebate on or offset sgainst the interest or principal or premium of said mortgage eits usual to the said mortgage and said or free with insurers approved by the mortgage in the sum oftitleger. Thirder of the said mortgage debt, and assign and deliver to the mortgage all insurance seasons or consists many pay such as a subject of the said mortgage debt, and assign and deliver to the mortgage and insurance premiums shall, at the said mortgage above covenanted, said mortgage, payable forthwith, with interest at the rate FIFTH:	959
And the said mortgagor. S. for themselves and assigns, as follows:  FIRST: Said mortgager is successors and assigns, as follows:  FIRST: Said mortgagor. S. being the owner of. Thirty  SEAVINGS& LOAN ASSOCIATION, and having borrowed of said Association, in phings which the by-laws of said Association require shareholders and borrowers to himselve which the by-laws of said Association require shareholders and borrowers to himselve which the by-laws of said Association require shareholders and borrowers to make thereto, according and indebtedness shall be discharged by the cancellation of said stock at maturity, as middle and the said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable in H. S. FullSOM 2004 M. S. Full SECOND: That said mortgagor. S. within forty days after the same be evied upon said lands, or upon, or on account of this mortgage, or the indebtedness epresented by this mortgage, or by said indebtedness, whether levied against the said ings, or otherwise; and said mortgagor. S. hereby waive any and all claim or rebate on or offset sgainst the interest or principal or premium of said mortgage eductive to said mortgage debt, and assign and deliver to the mortgage all insurance. FURTHS: That the said mortgage, payable forthwith, with interest at the rate FIFTH: Should default be made in the payment of said monthly sums, or of, when the same grap payable as provided in this mortgage and in said note and or the period of	at of the monthly sum, fines and other items hereinafter specified, and
FIRST: Said mortgagor. S. being the owner of Thirty SAVINGS & LOAN ASSOCIATION, and having borrowed of said Association, in p hings which the by-laws of said Association require shareholders and borrowers to FORTY-TWO. Dollars and Bermonth, on or before the 15th day of each and every month, u aid indebtedness shall be discharged by the cancellation of said stock at maturity, as mader said by-laws or under any amendments that may be made thereto, according hands thereto, according to the terms of said by-laws and a certain non-negotiable in H. E. Fullsom and M. E. Fu  SECOND: That said mortgagor. S., within forty days after the same bee evied upon said lands, or upon, or on account of this mortgage, or the indebtedness epresented by this mortgage, or by said indebtedness, whether levied against the said igns, or otherwise; and said mortgagor. Senit principal or premium of said mortgage or rebate on or offset against the interest or principal or premium of said mortgage nents.  THIRD: That the said mortgagor. Swill also keep all buildings erected an said or fire with insurers approved by the mortgage in the sum of Thirpe.  THIRD: That the said mortgagor. Swill also keep all buildings erected an said or fire with insurers approved by the mortgage in the sum of Thirpe.  THIRD: That the said mortgagor is successors or assigns may pay suclean on said premises under this mortgage, payable forthwith, with interest at the rate FIFTH: Should default be made in the payment of said monthly sums, or of, when the same are payable as provided in this mortgage and in said note and or the period of Direce monthly installments.  Appraisement was a monthly installments.  SIXTH: The said mortgagors shall pay to the said mortgage or to its succes Thire Hundfred  s a reasonable Attorney! S. fee in addition to all other legal costs, as efault in any of its concil. Is, or us often as the said mortgagors or mortgage may h um shall be an addition	heir heirs, executors and administrators, hereby
SAVINGS&LOAN ASSOCIATION, and having borrowed of said Association, in phings which the by-laws of said Association require shareholders and borrowers to Forty-two Dollars and leforthers shall be discharged by the cancellation of said stock at maturity, as and indebtedness shall be discharged by the cancellation of said stock at maturity, as and indebtedness shall be discharged by the cancellation of said stock at maturity, as and indebtedness shall be discharged by the cancellation of said stock at maturity, as mader said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable in the said most said said most said sold by-laws and a certain non-negotiable in the said said said said most said indebtedness, whether levied against the said excepted upon said lands, or upon, or on account of this mostgage, or the indebtedness peresented by this mostgage, or by said indebtedness, whether levied against the said igns, or otherwise; and said mostgagor. hereby waive any and all claim or rebate on or offset against the interest or principal or premium of said mostgage enemts.  THIRD: That the said mortgagor. will also keep all buildings eracted any and or fire with insurers approved by the mortgage in the sum of . THY 90. The said mortgage approved by the mortgage and insurance say above covenanted, said mortgage, its successors or assigns may pay successor of fire with insurance as above covenanted, said mortgage, payable forthwith, with interest at the rate of the period of . Lince of the mortgage and pay to the period of . Lince of	shares of stock of the said HOME BUTTDING AND
Dollars and per month, on or before the 15th	rsuance of its by-laws, the money secured by this mortgage, will do all lo, and will pay to said Association on said stock and loan the sum of
and indebtedness shall be discharged by the cancellation of said stock at maturity, a mader said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable in the control of the terms of said by-laws and a certain non-negotiable in the control of the said mortgagor. S., within forty days after the same becovied upon said lands, or upon, or on account of this mortgage, or the indebtedness epresented by this mortgage, or by said indebtedness, whether levied against the said gins, or otherwise; and said mortgagor. S. hereby waive any and all claim or rebate on or offset against the interest or principal or premium of said mortgage nents.  THIRD: That the said mortgagor. Swill also keep all buildings erected an ado or fire with insurers approved by the mortgage in the sum of. THIRDS decurity to said mortgage debt, and assign and deliver to the mortgage all insurance sa above covenanted, said mortgage, payable forthwith, with interest at the rate interest of the same are payable as provided in this mortgage and in said not and or the period of. THIRDS may not a payable as provided in this mortgage and in said not and or the period of. THIRDS mortgage approved by the mortgage and in said not and or the period of. THIRDS mortgage and in said not and or the period of. THIRDS mortgage and in said not and or the period of. THIRDS mortgage and in said not and or the period of. THIRDS mortgage and in said not and or the period of. THIRDS mortgage and in said not and or the period of. THIRDS mortgage and in said mortgage and in said not and or the period of.  SIXTH: The said mortgagors shall pay to the said mortgage or to its success Thirds Hundred.  SIXTH: The said mortgagors shall pay to the said mortgage or to its success Thirds Hundred.  SIXTH: A further security for the indebtedness above recited the mortem mortgage and in case of default in the payment of any monthly installment the um collected less cost of collection, upon said indebtedness, and thes	Ninety cents (\$42.90
SECOND: That said mortgagor. S, within forty days after the same be evied upon said lands, or upon, or on account of this mortgage, or the indebtedness epresented by this mortgage, or by said indebtedness, whether levied against the said igns, or otherwise; and said mortgagor. S. hereby waive any and all claim or rebate on or offset against the interest or principal or premium of said mortgage nents.  THIRD: That the said mortgagor. Swill also keep all buildings erected any add or fire with insurers approved by the mortgage in the sum of	d will also pay all fines that may be legally assessed against. Thom, to the terms of said by-laws or under any amendments that may be the hearing even date herewith, executed by said mortagers?
ado or fire with insurers approved by the mortgagee in the sum of	secured thereby, or upon the interest or estate in said lands created or mortgagor S, their legal representatives or asight against said mortgagee, its successors or assigns, to any payment lebt, by reason of the payment of any of the aforesaid taxes or assess-
nsurance as above covenanted, said mortgagee, its successors or assigns may pay successor and premises under this mortgage, payable forthwith, with interest at the rate FIFTH: Should default be made in the payment of said monthly sums, or of, when the same are payable as provided in this mortgage and in said note and or the period of three months, then the aforesaid principle sum of the period of three months, then the aforesaid principle sum of the period of three months, then the aforesaid principle sum of the period of three months, then the aforesaid principle sum of the period of three months, then the aforesaid principle sum of the period of three months, then the aforesaid principle sum of the period of three months, then the aforesaid principle sum of the months age, the indebtedness thereby secured shall bear interest from the filing of such fore wither payments of monthly installments. Appraisement Walved.  SIXTH: The said mortgagors shall pay to the said mortgagee or to its success that it is any of its covernate, or as often as the said mortgages or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as the said mortgagors or mortgagee may be useful in any of its covernate, or as often as often as of the mortgage.  The said mortgage is and mortgage or to its successive and mortgages or or or of the mortgage.	nousand dollars, as a further upon said property.
of, when the same are payable as provided in this mortgage and in said note and or the period of three months, then the aforesaid principle sum of three months are the three aforesaid principle sum of the period of three months, then the aforesaid principle sum of or the period of three months are the indebtedness thereon, and all penalties, taxes and insurance premiums shall, at it mediately thereafter, anything hereinbefore contained to the contrary thereof not age, the indebtedness thereby secured shall bear interest from the filing of such for urther payments of monthly installments. Appraisement waived.  SIXTH: The said mortgagors shall pay to the said mortgagee or to its succes Three Hundred  s a reasonable Attorney's	taxes and effect such insurance, and the sum so paid shall be a further of ten per cent per annum.
mmediately thereafter, anything hereinbefore contained to the contrary thereof not age, the indebtedness thereby secured shall bear interest from the filing of such fore urther payments of monthly installments. Appraisement Waived.  SIXTH: The said mortgagors shall pay to the said mortgage or to its success Three Hundred  s a reasonable Attorney's	aid by-laws, and should the same, or any part thereof, remain unpaid Three Thousand
s a reasonable Attorney's	rithstanding. In the event of legal proceedings to foreclose this mort- closure proceedings at the rate of ten per cent per annum in lieu of the
efault in any of its covenetts, or as often as the said mortgagers or mortgagee may hum shall be an additional lien on said premises.  SEVENTH: As further security for the indebtedness above recited the more than the mortgage and in case of default in the payment of any monthly installment the um collected less cost of collection, upon said indebtedness, and these promises may IN WITNESS WHEREOF, The said mortgaor. And the energy of December And the May of December And May of Ma	ors or assigns, the sum of
um collected less cost of collection, upon said indebtedness, and these promises may IN WITNESS WHEREOF, The said mortgaor. Sha Venerunto set the 22nd day of December A.D. 19 22  TATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned personally appeared A. E. Fulsom and M. E. Fulson to me known to be the identical person. Show that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)  My commission expires on the transport.	often as any legal proceedings are taken to foreclose this mortgage for a made defendant in any suit affecting the title of said property, which gagor hereby assigns the rentals of the above property mortgaged to
TATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned personally appeared to me known to be the identical person. S. who that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)	se enforced by the appointment of a Receiver by the Court
TATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned personally appeared to me known to be the identical person. S. who that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)	Mr. H. E. Fulsom (See)
TATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notar; ay of December 192 personally appeared  H. E. Fulsom and M. R. Fulson to me known to be the identical person. 9 who that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)	M. E. Fulsom (Seal)
Before me, the undersigned personally appeared to the following personally appeared to me known to be the identical person. So who that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)  My commission expires on the the undersided the same uses and purposes therein set forth.	
that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)  My commission expires on the transport.	Public in and for said County and State, on this 22nd
that they executed the same uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)  My commission expires on the transport.	, his wife
IN WITNESS WHEREOF, I have hereunto Sept. 26, 1926. (Seal)  My commission expires on the transport	executed the within and foregoing instrument, and acknowledged to me isfree and voluntary act and deed for the
Sept. 26, 1926. (Seal)  My commission expires on the transport	et my hand and notarial seal on the date above mentioned.
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I hereby certify that I received \$ 346 and issued Received ithin mortgage.	SEMENT: of No. 6976therefor in payment of mortgage tax on the
The Mol	
County Treasurer. By	G Luzutt Deputy.