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Sec. 14.

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MORTGAGE REC	ORD	NO.	410
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J. Stracher

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218157 C.M.J. FROM			STATE OF OKLAHOMA, Tulsa County, ss. 4th This instrument was filed for record on the day		
**********************		::·····/	of	Jan. A. D., 19 23, at	<u>2:20</u> 229
***************************************	*******	·····->	o'clock		
<b>r</b>	0		(SEAL))	O. G. Weaver,	unty Clerk.
				By Brady Brown	Deputy.
		<u>/</u>	Fees, \$		
NOW ALL MEN BY THESE		8 <b>D</b> 1 on	ohe Dieke	on, husband and wife,	
	CTAY DIGRSon An	u pran	CHE DICKS	on, nasbanu anu wite,	
THE LOCAL BUILDI	NG AND LOAN ASSO	CIATIC e of Oklaho	M of Okla	of the first part, have mortgaged and hereby m homa City, Oklahoma, second part, the following real estate situated in	a corporation
•	Hall Addition t	o the	city of T		
	according to th	а т.6CO;	raad brat	PITET GOT *	
with all the improvements thereon	and appurtenances thereunto	belonging,	and warrant the	title to the same and waive the appraisement,	and all home-
tead exemptions. Also Twenty-five	hares of stock of said Associ	ation. Certi	fied No.	11199	
	owledged, and for the purpos	e of securin	g payment of th	1dr0d e monthly sum, fines and other items hereinafter	specified, and
ovenantwith said mortga	gee its successors and assigns,	, as follows:	:	heirs, executors and administ	
FIRST: Said mortgagor SAVINGS&LOAN ASSOCIATIO hings which the by-laws of said A	S	aid Associat	five tion, in pursuanc owers to do, and	shares of stock of the saidLQCAL_BUILD e of its by-laws, the money secured by this mortgr will pay to said Association on said stock and h	age, will do all oan the sum of
er month, on or before the	30th day of each a	and every r	nonth, until said	ty-five cents (\$ 35. stock shall mature as provided in said by-laws,	provided that
inder said by-laws or under any a	mendments that may be ma	do thereto.	according to the	lso pay all fines that may be legally assessed agai terms of said by-laws or <b>under any-amendmeal</b> ing even date herewith, executed by said mortga <u>1 and wife</u> to s	a that may be
SECOND: That said mort	agor S , within forty day	s after the	same becomes du	e and payable, will pay all taxes and assessments	which shall be
evied upon said lands, or upon, or epresented by this mortgage, or by	on account of this mortgage, said indebtedness, whether le	or the inde	otedness secured t the said mortg	thereby, or upon the interest or estate in said la agor S and their legal represe	entatives or as-
ions, or otherwise; and said morte	agor S hereby waive a	ny and all a	claim or right as	ainst said mortgagee, its successors or assigns, to y reason of the payment of any of the aforesaid t	any payment
nents. THIRD: That the said mo	rtangor S will also keen all	huildings er	ected and to he	precied upon said lands insured against loss and o	lamage by tor-
ado or fire with insurers approved security to said mortgage debt, and	by the mortgagee in the sum	of Twe	enty-fove	hundreddolla	rs, as a further
FOURTH: If said mortgat	or Smake default in t	the paymen	t of any of the	foresaid taxes or assessments, or in procuring a	nd maintaining
ien on said premises under this mor	trage, payable forthwith, wit	h interest at	t the rate of	and effect such insurance, and the sum so paid sh tenper c	ent per annum.
of, when the same are payable as	provided in this mortgage an	nd in said r	iote and said by	f said fines, or taxes, or insurance premiums, or a -laws, and should the same, or any part thereof,	remain unpaid
or the period of	months, then the aforesai	id principle	sum of Twe	n of said mortgagee, or its successors or assigns, b	DOLLARS,
mmediately thereafter, anything h gage, the indebtedness thereby sect urther payments of monthly instal	ereinbefore contained to the ured shall bear interest from t lments.	contrary the the filing of	ereof notwithstan such foreclosure	nding. In the event of legal proceedings to forec proceedings at the rate of ten per cent per annu	lose this mort- m in lieu of the
SIXTH: The said mortgag	ors shall pay to the said mort Two hund:	red and	its successors or 1 fifty	assigns, the sum of	DOLLRS.
a reasonable Solicito	S fee in addition to all	other legal	costs, as often a	s any legal proceedings are taken to foreclose this defendant in any suit affecting the title of said p	s mortgage for
sum shall be an additional lien on s SEVENTH: As further set	aid premises. curity for the indebtedness all t in the payment of any mor	bove recited	l the mortgagor ment the mortg	hereby assigns the rentals of the above property agee or legal representative may collect said rents reed by the appointment of a Receiver by the Co	v mortgaged to and credit the
IN WITNESS WHEREOF	The said mortgaor S_ h	a Ve here	eunto set t]	<u>leirhand_S_an</u>	d seal_Son
he00011	uay of Outpotte. L	 		y Dickson	
		-	Bla	nche Dickson	(Seal)
STATE OF OKLAHOMA	Tulsa Count	V. 89.			
Before meLod.S.	L. Gillesnie		, a Notary Publi	c in and for said County and State, on this	*******
day of Cls	y Dickson & Blan	ache Di l person S	ckson his	L Wife	owledged to me
th	atthey es and purposes therein set fo	executed orth.	the same as	their free and voluntary act a	nd deed for the
	in witness where (Seal)	OF, I have		hand and notarial seal on the date above mention	
My commission expires on the		1924		Lois L. Gillespie,	lotary Public.
and the second secon				ENT:	
I hereby certify that I receiv within mortgage.	red \$	and iss	ued Receipt No.	ENT: <u><u><u>175</u></u> therefor in payment of mort</u>	gage tax on the
Dated this	day of	19_5	23		
May ny to D	had Af County Tre	asurer.	By	al Ja	Deputy,
	,				
v .	/				
<b>v</b>	/				ç

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229