MORTGAGE RECORD NO. 410

FROMPARED	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 23rd January A. D., 1923, at 4:00
**************************************	o'clock. P. M., and duly recorded in Book 410 on page 287
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TO	(SEAL) County Clerk. By Brady Brown, Deputy.
	_/ Fees, \$
NOW ALL MEN BY THESE PRESENTS:	
That G. H. Anderson and Cec	ile Anderson, his wife
Tulse County, in the State of Oklaho HOME BUILDING AND IOAN ASSOCIATION uly organized and doing business under the statutes of the State of Oklahoma, to	of TULSE , Oklahoma, a corporation lahoma, party of the second part, the following real estate situated in
Lot Nine (9) in Block Addition to the city o according to the recor	Three (3) Ridgedale Terrace Second f Tulsa, Tulsa County, Oklahoma, ded plat thereof.
ith all the improvements thereon and appurtenances thereunto belongi	ing, and warrant the title to the same and waive the appraisement, and all home-
tead exemptions. Also Twonty-five shares of stock of said Association Co	ertified No. 965
te receipt of which is hereby acknowledged, and for the purpose of sect	ertified No. 965 VG Hundred , DOLLARS, uring payment of the monthly sum, fines and other items hereinafter specified, and
e performance of the covenants hereinafter contained. And the said mortgagor_Sfor themselvesar	nd for their heirs, executors and administrators, hereby
ovenantwith said mortgagee its successors and assigns, as folio FIRST: Said mortgagor Sbeing the owner ofTVent	ws: Y-five shares of stock of the said HOME BUILDING AND ciation, in pursuance of its by-laws, the money secured by this mortgage, will do all
nings which the by-laws of said Association require shareholders and beautiful the Thirty-five D	orrowers to do, and will pay to said Association on said stock and loan the sum of Seventy-five
er month, on or before the <u>15th</u> day of each and ever iid indebtedness shall be discharged by the cancellation of said stock at nder said by-laws or under any amendments that may be made there	ry month, until said stock shall mature as provided in said by-laws, provided that maturity, and will also pay all fines that may be legally assessed against 1.19m to, according to the terms of said by-laws or under any amendments that may be negotiable note bearing even date herewith, executed by said mortgagor 5 ille Anderson, his wife. to said mortgagee
vied upon said lands, or upon, or on account of this mortgage, or the ispresented by this mortgage, or by said indebtedness, whether levied agges, or otherwise; and said mortgagor	the same becomes due and payable, will pay all taxes and assessments which shall be indebtedness secured thereby, or upon the interest or estate in said lands created or ainst the said mortgagor S., their legal representatives or asall claim or right against said mortgagee, its successors or assigns, to any payment id mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
THIRD: That the said mortgagor will also keep all building according to fire with insurers approved by the mortgage in the sum of The courty to said mortgage debt, and assign and deliver to the mortgage FOURTH: If said mortgagor make default in the payn	ment of any of the aforesaid taxes or assessments, or in procuring and maintaining
en on said premises under this mortgage, payable forthwith, with interes FIFTH: Should default be made in the payment of said month! I, when the same are payable as provided in this mortgage and in sai or the period of threemonths, then the aforesaid princip	may pay such taxes and effect such insurance, and the sum so paid shall be a further st at the rate of term the sum, or of any of said fines, or taxes, or insurance premiums, or any part thereid note and said by-laws, and should the same, or any part thereof, remain unpaid ple sum of Twenty-five Hundred DOLLARS,
ith arrearages thereon, and all penalties, taxes and insurance premium mmediately thereafter, anything hereinbefore contained to the contrary age, the indebtedness thereby secured shall bear interest from the filing parties between the filing area.	ns shall, at the option of said mortgagee, or its successors or assigns, become payable thereof-notwithstanding. In the event of legal proceedings to foreclose this mortgoid of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the
SIXTH: The said mortgagors shall pay to the said mortgagee or TWO HUNDER FIFTY	to its successors or assigns, the sum of
s a reasonable attorney's fee in addition to all other leg	gal costs, as often as any legal proceedings are taken to foreclose this mortgage for tgagee may be made defendant in any suit affecting the title of said property, which
SEVENTH: As further security for the indebtedness above rec	cited the mortgagor hereby assigns the rentals of the above property mortgaged to tallment the mortgagee or legal representative may collect said rents and credit the representative may be enforced by the appointment of a Receiver by the Court.
he mortgagee and in case of default in the payment of any monthly insim collected less cost of collection, upon said indebtedness, and these properties of the said mortgager. Sometimes of the said mortgager.	hereunto set Their hand S and seal S on
e mortgagee and in case of default in the payment of any monthly insim collected less cost of collection, upon said indebtedness, and these properties of the said mortgager. Sometimes of the said mortgager.	hereunto set Their hand S and seal S on
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ne mortgagee and in case of default in the payment of any monthly insim collected less cost of collection, upon said indebtedness, and these properties of the said mortgager. Sometimes of the said mortgager.	hereunto set Their hand S and seal S on
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ne mortgagee and in case of default in the payment of any monthly instant collected less cost of collection, upon said indebtedness, and these properties of the said mortgage. So have the 27th day of December A. D. 19.2. TATE OF OKLAHOMA, Tulsa County, ss.	2 G. H. Anderson (Seal) Cecile Anderson (Seal)
e mortgagee and in case of default in the payment of any monthly insim collected less cost of collection, upon said indebtedness, and these properties of the payment of any monthly insim collected less cost of collection, upon said indebtedness, and these properties in the control of the payment of the pa	G. H. Anderson (Seal) Cecile Anderson (Seal)
ne mortgagee and in case of default in the payment of any monthly insum collected less cost of collection, upon said indebtedness, and these properties of the said mortgage. In witness whereof, the said mortgage. In a 19 27 th and of December A. D. 19 28 and properties of the undersigned and of January 19 28 Lessonally appears of January 19 28 Lessonally appears of January 19 28 Lessonally appears to me known to be the identical person that they execut uses and purposes therein set forth.	G. H. Anderson (Seal) Cecile Anderson (Seal)
the mortgagee and in case of default in the payment of any monthly insum collected less cost of collection, upon said indebtedness, and these properties of the control of	Cecile Anderson (Seal)
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the mortgagee and in case of default in the payment of any monthly insum collected less cost of collection, upon said indebtedness, and these properties of the least of collection, upon said indebtedness, and these properties of the least of collection, upon said indebtedness, and these properties of collection, upon said indebtedness, and these properties of collection, upon said indebtedness, and these properties of collection, upon said indebtedness, and upon said indebtedness, and upon said indebtedness of collection in the collection of collections and upon said indebtedness of collection upon said indebtedness, and upon said indebtedness, and ind	Bereunto set THEIR hand Sand seal Son 2 G. H. Anderson (Seal) Cecile Anderson (Seal) , a Notary Public in and for said County and State, on this 3 Deared Cile Anderson, his wife South who executed the within and foregoing instrument, and acknowledged to me ted the same as
the mortgagee and in case of default in the payment of any monthly insum collected less cost of collection, upon said indebtedness, and these properties of the least of collection, upon said indebtedness, and these properties of the least of collection, upon said indebtedness, and these properties of collection, upon said indebtedness, and these properties of collection, upon said indebtedness, and these properties of collection, upon said indebtedness, and upon said indebtedness, and upon said indebtedness of collection in the collection of collections and upon said indebtedness of collection upon said indebtedness, and upon said indebtedness, and ind	hereunto set