MORTGAGE RECORD NO. 410

and computing. Also. 12	NOW ALL MEN BY THESE	то	o'clock P. M., and duly recorded in Book 410 on page 315 O. G. Weaver, ((SEAL)) County Clerk.
OW ALL MEN BY THESE PRESENTS: Tast. J. H. HOOG and MUZZY HOOG (his wife) "Young S. County, is he had a full wife of the surpress of the surpr	OW ALL MEN BY THESE	то	((SEAL)) County Clerk.
NOW ALL MEN BY THESE PRESENTS: That	NOW ALL MEN BY THESE That J	**************	((SEAL)) County Clerk.
NOW ALL MEN BY THESE PERSONNY: THE J. H. GOOG And MURRY HOOG (file wife) The J. H. GOOG And MURRY HOOG (file wife) The J. H. GOOG And MURRY HOOG (file wife) The J. H. GOOG And MURRY HOOG (file wife) The J. G. County, his he State of Oldshores, pay: "The J. County, his he State of Oldshores, pay: "The J. G. County, his he State of Oldshores, pay: "The J. G. County, his he State of Oldshores, pay: "The J. G. County, his he State of Oldshores, pay: "The J. G. County, his he state of the State of Oldshores, pay: All of Lots Elghbeon (18), Minoteon (19), Twenty (20) and Twenty-one (21) in Blook Pourteen (14) of Greenwood Aftilion to the oily of Thiss, Oklahoma, according to the Teoorded J. H. The J. G. County, his he state of J. G. G. J. G. G. County, his he state of J. G. G. J. G. G. J. G. G. J. G.	NOW ALL MEN BY THESE J		By Brady Brown, Deputy.
That. J. H. Hood and Muzzy Hood (hiss wife) **Silled** **County, in the State of Oblahmus, party—of the first part, have mortuged and hereby mortgage to the PSDDIESS BHILDHING. ADI. ADIS PSDDIESS COUNTY, SOURCE of County, Sparty of Challed Services of the State of Oblahmus, party of the second part, the following real extre stateted in	NOW ALL MEN BY THESE That		Fees, \$
Titles County, in the State of Oblahoms, port. Total Descriptions, and the first purt, have mertgaged and hereby mortgage to the PENDINES, MILLIAITIO, AND, LOAN, ASSOCIATION, 05. 79.7848 Oceanity, State of Oblahoms, to-with vegetation of the State of Oblahoms, respectively organized and oblag business under the steatest of the State of Oblahoms, to-with vegetation of the State of Oblahoms, and the State of Obla		PRESENTS: . H. Hood and Muzzy He	ood (his wife)
th will be improvements thereon and appartenances becomes to the state of the State of Children, severity of the second part, the following read extent statusted in			
and Twenty-one (21) in Block Fourteen (14) of Greenwood Addition to the otity of Tules, oktahoma, according to the recorded plat thereof. the recorded plat thereof. the recorded plat thereof. the recorded plat thereof. Adoing the recorded plat thereof. About the recorded plat the recorded plat about the recorded pla	lly organized and doing business	under the statutes of the State of Okla	ahoma, party of the second part, the following real estate situated in
and Twenty-one (21) in Block Fourteen (14) of Greenwood Addition to the otity of Tules, oktahoma, according to the recorded plat thereof. the recorded plat thereof. the recorded plat thereof. the recorded plat thereof. Adoing the recorded plat thereof. About the recorded plat the recorded plat about the recorded pla		***	
Also 12 shares of stock of said Association, Certified No. 215 Series B. This mortgaps is given in consideration of FOUL 1991. HURGING SMI 107/A00. This mortgaps is given in consideration of FOUL 1991. HURGING SMI 107/A00. The mortgaps of severing payment of the monthly sum, fines and other items hereinafter specified, and receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and And the said mortgaps, S for. LADSSOLY98 and for their being, executors and administrators, hereby weath with said mortgaps, S being the owner of TOUT 5091. And the said mortgaps, S being the owner of TOUT 5091. ANGSOLATION, and having borrowed of said Association, in pursuance of the by-laws, the mortgaps, will do all lings which the by-laws of said Association requires and Association and said Association more secured by this mortgaps, will do all lings which the by-laws of said Association requires and the said mortgaps of the said by-laws, provided had inducibetores shall be discharged by the cancellation of said stock at mutarity, and will also pay all fines that may be legally assessment which shall be discharged by the cancellation of said stock at mutarity, and will say up all fines that may be legally assessment and the said mortgaps of said stock at mutarity, and will say up all fines that may be legally assessment which shall be discharged by the same fragment of the said mortgaps of the said mortgaps of said mortgaps of the said mortgaps of said mortgaps	.s. A	nd Twenty-one (21) in ddition to the city o	Block Fourteen (14) of Greenwood f ^T ulsa, Oklahoma, according to
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e receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other frems hereinstere specified, and a performance of the covenants hereinstere contained. And the said mortgager, S	This mortgage is given in eq	neideration of Fourteen Hun-	dred and no/100 pollars.
And the said mortgagor. S. for. The DESCLYCES. and for TASAT birts, executors and administrators, hereby verant	e receipt of which is hereby ackr	nowledged, and for the purpose of secu	ring payment of the monthly sum, fines and other items hereinafter specified, and
PERSIT SIGN dimortgage. Be successors and assigns, as follows: FIRST's did mortgage. Be being the owner of	And the said mortgagor 5	for themselves an	d for and administrators, nereby
AWNGG-LOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortages, will do all high within the by-laws of and Association cause instancibates and borrowers to do, and will pay to said Association on said stock and loan the sum of \$190.502. Five \$1.002. If month, one holder the \$20.112 and yof each and every month, until said stock shall mature as provided in add to charles and the said in the said and the said in the said of the said in the s	venant with said mortge	agee its successors and assigns, as follows	ws: een shares of stock of the said PEOPLES BUILDING AND
m month, on to before the 2011. day of each and every month, until said stock shall mature as provided in said by-laws, provided that id indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. Field indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. The said mortage. SECOND: That said mortageor. 2, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be deed upon said lands, or upon, or on account of this mortage, or the indebtedness severed thereby, or upon the interest or assigns, to any anyment and said, or upon, or on account of this mortage, or the indebtedness severed thereby, or upon the interest or saigns, to any anyment and said mortageor. 3. hereby wafer any and all chain or right against atil mortage, or, it is call ands created or presented by this mortage, or by and indebtedness, whether levied against the said mortageor. 4. hereby the said mortageor. 5. hereby wafer any and all chain or right against atil mortage, or, it is a said mortageor. 5. hereby wafer any and all chain or right against atil mortage, or the said mortageor. 5. hereby wafer any and all chain or right against atil mortage, or, it is assessment and the said mortage of the said promises and the said mortage of the said said promises and all promises. FOURTHE, If said mortage of the said keep all buildings exceed and to be exceeded poor asid lands insured against loss and damages by town of the such and the said and the said greatest and the said promises under this mortage of the said mortage of the said promises and promises. FOURTHE, If said mortage of the said mortage of the said mortage of the said promises and promises. FOURTHE,	AVINGS & LOAN ASSOCIATION AND AND AND AND AND AND AND AND AND AN	ON, and having borrowed of said Assoc association require shareholders and bo	ciation, in pursuance of its by-laws, the money secured by this mortgage, will do all browers to do, and will pay to said Association on said stock and loan the sum of
di indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against	Twenty Fi	VΘDo	ollars and 55 cents (\$ 25,66)
SECOND: That said mortgager, E., within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be vided upon and lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest extent in said ands created or presented by this mortgage, or the said mortgager. E. Inchesty waffer any and all claim or right against said mortgager. It all and the payment of any payment rebate on or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgager, E. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by torado or fire with nauerure approved by the mortgage in the sum of . TOULTER, HUMATGE, DOLLARS. dollars, as a further curity to said mortgages E	id indebtedness shall be discharg der said by-laws or under any :	ed by the cancellation of said stock at r amendments that may be made theret ms of said by-laws and a certain non-n	maturity, and will also pay all fines that may be legally assessed against
presented by this mortgage, or by said indebtedness, whether levide against the said mortgager. **D. **D.** [seal representatives or assessment or content against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments. TRIRD: That the said mortgager. **S. **Interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments. TRIRD: That the said mortgager of better the country of the aforesaid against loss and damage by torout on the said mortgage debt, and assign and deliver to the mortgage of the sum of .**TOUTE'18-18. BOULTE'18 is all mortgage of by the mortgage gee in the sum of .**TOUTE'18-18. Insurance upon said property. FOURTH'18 is said mortgager**In the default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining surance as above covenanted, said mortgages, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further on on said premises under this mortgage, sayable forthwith, with interest at the rate of .**Our the same are younged the same are payable as provided in this mortgage and in said note and said these or taxes, or insurance premiums, or any part there-you have been said and the same are younged and an advantage and in said note and said to be leave, and about the same are younged and an advantage and insurance premiums shall, at the option of said undergree, or its excessor or easigns, become payable the period of .**SAR.** .** .** .** .** .** .** .** .** .**	SECOND: That said mort	gagor_S, within forty days after th	ne same becomes due and payable, will pay all taxes and assessments which shall be
ma, or otherwise; and said mortgagor hereby wafee any and all claim or right against said mortgage, its successors or assigns, to any payment reabet on or offest against the interest or principal or premium of said mortgage obts, by reason of the payment of any of the aforesaid taxes or assessents. THIRD: That the said mortgage? will also keep all buildings erected and to be erected upon said lands insured against loss and damage by torodo or fire with insurers approved by the mortgage eith successor or satigns, and assign and either to the mortgages ell insurence upon said propriety. FOURTH: If said mortgage make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining surance as above ovenanted, said mortgage, its successors or assigns may pay such taxes and offers such insurance, and the sum so paid shall be a further on one said premises under this mortgage, payable forthwith, with interest at the rate of to 10 per cent per can per earn	presented by this mortgage, or by	y said indebtedness, whether levied aga	inst the said mortgagor,the irlegal representatives or as-
THIRD: That the said mortgagor. S. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tor- ado or fire with insurers approved by the mortgage ein in the sum of . FQUVIEQN. HUNGRQG. NOLLERS	ns, or otherwise; and said mort	gagorShereby waive any and a	Il claim or right against said mortgagee, its successors or assigns, to any payment
and or fire with insurers approved by the mortgagee in the sum of. FOUNTEGEN HUNGY 63. DOLLARS	ents.		
FOURTH: If said mortgagors	do or fire with insurers approved curity to said mortgage debt, an	by the mortgagee in the sum of design and deliver to the mortgagee a	ourteen Hundred Dollars dollars, as a further all insurance upon said property.
FIFTH: Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there, when the same are payable as provided in this mortgage and in said note and said by-laws, and sould the same, or any part thereof, remain unpaid r the period ofSix	FOURTH: If said mortga surance as above covenanted, sai	gorSmake default in the paym d mortgagee, its successors or assigns m	ent of any of the aforcsaid taxes or assessments, or in procuring and maintaining may pay such taxes and effect such insurance, and the sum so paid shall be a further
when the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid r the period of _Six	n on said premises under this mo FIFTH: Should default be	rtgage, payable forthwith, with interest made in the payment of said monthly	y sums, or of any of said fines, or taxes, or insurance premiums, or any part there-
sixth: The said mortageors shall pay to the said mortagee or to its successors or assigns, the sum of	, when the same are payable as r the period ofSix th arrearages thereon, and all p amediately thereafter, anything b	provided in this mortgage and in said months, then the aforesaid princip enalties, taxes and insurance premium precipies of the contrary	i note and said by-laws, and should the same, or any part thereof, remain unpaid le sum of
reasonable_SOlicitor's	rther payments of monthly insta	llments.	and the control of th
fault in any of its coven.nts, or as often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which must shall be an additional lier on said promises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the mic 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 VS. hereunto set their hand. S. and seal. S. on the Third day of February A. D. 19. 23. MUZZY HOOD (Seal) MUZZY HOOD (Seal) MUZZY HOOD (Seal) FATE OF OKLAHOMA, Tulsa County, ss. Before me. J. E. Hardy 19. 25 personally appeared 19. H. Hood and Muzzy Hood (his wife) 19. The Hood and Muzzy Hood (his wife) 19. The Hood and Education of the Uses and purposes therein set forth. In WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. Hardy Notary Public. Thereby certify that I received \$ 140. Sept. 1923. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I received \$ 140. Missing Endorsement: Thereby certify that I rec	On	e Hundred and Forty a	nd No/100 DOLLRS,
SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the mice collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgaor S have hereunto set their hand S and seal S on the Third day of February A. D. 19. 23 * J. H. Hood (Seal) Muzzy Hood (Seal) Muzzy Hood (Seal) TATE OF OKLAHOMA, Tulsa County, ss. Before me, J. E. Hardy , a Notary Public in and for said County and State, on this third specified by the Hood and Muzzy Hood (his wife) to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their OWN free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. Hardy Notary Public. TREASURER'S ENDORSEMENT: I hereby certify that I received \$	fault in any of its covenants, or a	s often as the said mortgagors or morts.	al costs, as often as any legal proceedings are taken to foreclose this mortgage for gagee may be made defendant in any suit affecting the title of said property, which
IN WITNESS WHEREOF, The said mortgoor. S. ha V9. hereunto set 1997 hand S. and seal S. on third day of February A. D. 19 23. J. H. Hood (Seal) MUZZY HOOD (Seal) FATE OF OKLAHOMA, Tulsa County, ss. Before me, J. E. Hardy a Notary Public in and for said County and State, on this third ay of February 19 23 personally appeared J. H. Hood and Muzzy Hood (his wife) to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their own free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. Hardy Notary Public. I hereby certify that I received \$	SEVENTH: As further se e mortgagee and in case of defau	curity for the indebtedness above recition in the payment of any monthly inst	allment the mortgagee or legal representative may collect said rents and credit the
IMUZZY HOOD FATE OF OKLAHOMA, Tulsa County, ss. Before me, J. E. Hardy , a Notary Public in and for said County and State, on this third ay of February , 19 23 personally appeared J. H. Hood and Muzzy Hood (his wife) to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their own free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. Hardy Notary Public. I hereby certify that I received \$	IN WITNESS WHEREOF	, apon said mortgaor. S. ha Ve h	recurso set their hand S and seal S on
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y of February 10.23 personally appeared J. H. Hood and Muzzy Hood (his wife) to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their own free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. Hardy Notary Public. Treasurer's Endorsement: I hereby certify that I received \$ 1.46 and issued Receipt No. 7602 therefor in payment of mortgage tax on the lithin mortgage.	ALE OF OKLYHOMY L	ulsa County es	
to me known to be the identical person_Swho executed the within and foregoing instrument, and acknowledged to me thattheyexecuted the same astheir_ownfree and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. HardyNotary Public. Ty commission expires on the 8day ofSept1923. TREASURER'S ENDORSEMENT: I hereby certify that I received \$#6and issued Receipt No	Before me, J.	E. Hardy	, a Notary Public in and for said County and State, on thisthird
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IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) J. E. Hardy Notary Public. Sept. 1923. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ 1.40 and issued Receipt No. 7602 therefor in payment of mortgage tax on the	to th	ine known to be the identical person. intexecute	Swho executed the within and foregoing instrument, and acknowledged to me ed the same astheir OWNfree and voluntary act and deed for the
(Seal) J. E. Hardy Notary Public. Sept. 1923. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ 1.40 and issued Receipt No. 7602 therefor in payment of mortgage tax on the		IN WITNESS WHEREOF I has	ve hereunto set my hand and notarial seal on the date above mentioned.
I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the		(Seal)	J. E. Hardy Notary Public.
ithin maytraga	y commission expires on the 8	day of Sept. 19	80.
Wayne & Dickey County Treasurer. By a J Deputy.	thin martanga		
	111	Dickers County Treasurer	By a Doputy.
	Wayne d	1	1/1