MORTGAGE RECORD NO. 410

1070 C.M.J.	FROM	STATE OF OKLAHOMA, Tulsa County, ss.
		This instrument was filed for record on the oth for feb. A. D., 19 23, at 3:00
in in the second		o'clock. P. M., and duly recorded in Book 410 on page 316
	TO	O. G. Weaver, ((SEAL)) County Clerk.
	10	((SEAL)) County Clerk.
		By Brady Brown, Deputy.
		/ Fees, \$
NOW ALL MEN BY T	HESE PRESENTS:	
That	Lena Gordon	and Max Gordon, her husband
uly organized and doing b	County, in the State of NG AND IOAN ASSOCIAT usiness under the statutes of the State of Okl	of Oklahoma, part 168 of the first part, have mortgaged and hereby mortgage to the TON of TUISE, Oklahoma, a corporation ate of Oklahoma, party of the second part, the following real estate situated in
	Addition to th	n Block Eighteen (18) in Irving Place e city of Tulsa, Tulsa County, Okla- eg to the recorded plat thereof.
	•	
tend exemptions. Also. Eight. This mortgage is given receipt of which is here he performance of the coven and the said mortgovenant	en shares of stock of said Assocen in consideration of Fightee by acknowledged, and for the purpoper share the said agor. So for themselve mortgage its successors and assign gagor. So being the owner of said Association require sharehold y-five constants of the said Association require sharehold so find the said as any amendments that may be much the terms of said by-laws and a certain of said as any amendments that may be much said as a constant said by-laws and a certain of said said said said said said said said	their heirs, executors and administrators, hereby s, as follows: Eighteen shares of stock of the said HOME BULLDING AND said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all every month, until said stock and lam ture as provided in said by-laws, provided that stock at maturity, and will also pay all fines that may be legally assessed against them ade thereto, according to the terms of said by-laws canadarant amendments that may be tain non-negotiable note bearing even date herewith, executed by said mortgager. Shushand to said mortgager. So the indebtedness secured thereby, or upon the interest or estate in said lands created or or the indebtedness secured thereby, or upon the interest or estate in said lands created or
rebate on or offset again miss. THIRD: That the do or fire with insurers apeurity to said mortgage d FOURTH: If said surance as above covenan non said premises under FIFTH: Should de when the same are pay the period of the arrearages thereon, an mediately thereafter, any ge, the indebtedness there are the repurse of morths.	said mortgagor S will also keep all pproved by the mortgagee in the sur lebt, and assign and deliver to the m mortgage S. make default in ted, said mortgage, its successors or this mortgage, payable forthwith, wifault be made in the payment of sai able as provided in this mortgage solution months, then the aforess and all penalties, taxes and insurance withing hereinbefore contained to the eby secured shall bear interest from	any and all claim or right against said mortgagee, its successors or assigns, to any paymen um of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess I buildings erected and to be erected upon said lands insured against loss and damage by tor of ighteen Hundred dollars, as a further nortgagee all insurance upon said property. The payment of any of the aforesaid taxes or assessments, or in procuring and maintaining rassigns may pay such taxes and effect such insurance, and the sum so paid shall be a furthe thinterest at the rate of ten per cent per annum id monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there and in said note and said by-laws, and should the same, or any part thereof, remain unpaid principle sum of Fighteen Hundred DOLLARS e premiums shall, at the option of said mortgagee, or its successors or assigns, become payable contrary thereof notwithstanding. In the event of legal proceedings to foreclose this month the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ment waived.
DIAIII. THE BAIL	One Hundr	ment waived, tgagee or to its successors or assigns, the sum of ed Eighty
efault in any of its coven: im shall be an additional l	nts, or as often as the said mortgagor lien on said premises.	l other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for is or mortgagee may be made defendant in any suit affecting the title of said property, which above recited the mortgagor hereby assigns the rentals of the above property mortgaged to
e mortgagee and in case of	of default in the payment of any mo	onthly installment the mortgagee or legal representative may collect said rents and credit the difference by the court. The ir hand S and seal S on the court.
5th	day of February A.	D. 19 23 Mrs. Lena Gordon (Seal
		Mex Cordon
<u> </u>		Max Gordon (Seal
y of Februar	cy , 19.23 perso Lona Gordon and Max to me known to be the identice that they uses and purposes therein set I IN WITNESS WHERE	EOF, I have hereunto set my hand and notarial seal on the date above mentioned.
	(Seal)	V. I. Hill
	the 26 day of Sept.	V. I. Hill Notary Public
ly commission expires on		
	T'D	PASIDED'S ENDORSEMENT.
	TR	EASURER'S ENDORSEMENT:
	TR	FACIDED'S ENDORSEMENT.