## MORTGAGE RECORD NO. 410

FROM		This ins	KLAHOMA, Tulsa Coun rument was filed for reco	d on the	day
######################################		of P	eb. M., and duly recorded i	A. D., 19, at	4:30 317
**************************************	*************************	->	O. G. Wea	ver.	
TO		((SEAL))	By Brady Bro	Cour	ity ClerkDeputy.
		Fees, \$			and the state of t
NOW ALL MEN BY THESE PRI	ESENTS:				
***************************************					
TUISA THE OKLAHOMA CITY B ly organized and doing business und Tulsa		lahoma, party of the	of the first part, have mod I Oklahoma Cit		tgage to the corporation
					1
Го	t Twenty-two (22),	Block Elev	en (ll). McLane		1
Ad	dition to Tulsa, Obcorded plat thereof	lahoma, as	shown by the		
		~ <b>.</b>			A The state of the
				•	
ith all the improvements thereon and	appurtenances thereunto belongi	ing, and warrant the	title to the same and wa	ve the appraisement, ar	id all home-
cad exemptions. Alsoshare	es of stock of said Association, Co	ertified No153	l. Series No.	290	
This mortgage is given in consider receipt of which is hereby acknowled	deration of Eighteen H	lundred			DOLLARS,
ne performance of the covenants herei	inafter contained. for themselves ar	nd for	heir heirs, e	ecutors and administra	tors, hereby
ovenantwith said mortgagee		ws:		the form of the second	
AVINGS & LOAN ASSOCIATION, lings which the by-laws of said Association	and having borrowed of said Asso	ciation, in pursuance orrowers to do, and	of its by-laws, the money will pay to said Association	secured by this mortgag n on said stock and loa:	e, will do all n the sum of
er month, on or before the 20th id indebtedness shall be discharged b ider said by-laws or under any ame	y the cancellation of said stock at	ry month, until said maturity, and will s	stock shall mature as pro lso pay all fines that may l	vided in said by-laws, p e legally assessed agains	rovided that t_them_
ade-thereto- according-to the terms-c	of said-by-laws and a certain non-r P. McLane and Alic	negotiable note bear	ng even date herewith, ex-	cuted by said mortgago	r.S
SECOND: That said mortgage	orS_, within forty days after t	he same becomes du	e and payable, will pay all	taxes and assessments w	hich shall be
vied upon said lands, or upon, or on epresented by this mortgage, or by sai gns, or otherwise; and said mortgago r rebate on or offset against the inter	id indebtedness, whether levied aga orShereby waive any and a	ainst the said mortg all claim or right ag	gor_S,their ainst said mortgagee, its s	legal representations or assigns, to a	tatives or as- iny payment
ents. THIRD: That the said morter	agor_S_will also keep all building	s erected and to be	rected upon said lands ins	red against loss and da	mage by tor-
ado or fire with insurers approved by ecurity to said mortgage debt, and as	sign and deliver to the mortgagee	all insurance upon	aid property.	3.0	
surance as above covenanted, said m	Smake default in the payn ortgagee, its successors or assigns r	may pay such taxes	nd effect such insurance, a	nd the sum so paid shall	be a further
en on said premises under this mortga FIFTH: Should default be ma	ge, payable forthwith, with interes ade in the payment of said monthl	st at the rate of  ly sums, or of any o	10 said fines, or taxes, or ins	urance premiums, or an	t per annum. y part there-
f, when the same are payable as pro	wided in this mortgage and in sai	id note and said by	laws, and should the same teen Hundred	, or any part thereof, re	main unpaid DOLLARS.
ith arrearages thereon, and all penal nmediately thereafter, anything herei age, the indebtedness thereby secured	Ities, taxes and insurance premium inbefore contained to the contrary I shall bear interest from the filing	ns shall, at the option thereof notwithsta	n of said mortgagee, or its s ding. In the event of leg	uccessors or assigns, bec al proceedings to foreclo	ome payable se this mort-
orther payments of monthly installments SIXTH: The said mortgagors	shall pay to the said mortgagee or	to its successors or	ssigns, the sum of		
a reasonable Solicitor's	fce in addition to all other leg	i_Eighty gal costs, as often a	any legal proceedings are	taken to foreclose this	DOLLRS, mortgage for
efault in any of its covenants, or as of um shall be an additional lien on said SEVENTH: As further securi	ten as the said mortgagors or mort premises, ity for the indebtedness above rec	tgagee may be made ited the mortgagor	defendant in any suit affec hereby assigns the rentals	ing the title of said pro of the above property i	perty, which nortgaged to
he mortgagee and in case of default in um collected less cost of collection, up	n the payment of any monthly insoon said indebtedness, and these property and the said mortgant S. he W.S. he	stallment the mortgromises may be enfo	gee or legal representative reed by the appointment of their	may collect said rents a a Receiver by the Coun hand S and	nd credit the rt.
neday	of January A. D. 19 2	J. P.	McLane		(Seal)
		Alice	L. McLane		(Seal)
TATE OF OKLAHOMA, Tu	lsaCounty, ss.				
Before me the und	ersigned	, a Notary Publi	in and for said County ar	d State, on this2	6th
ay of January J. P. I	19 <u>60</u> personally app McLane and Alice L.	McLane h	sband and wife		
to me	known to be the identical person they execut	ted the same as	d the within and foregoing their	instrument, and acknow e and voluntary act and	ledged to me
uses a	and purposes therein set forth.			ka daka ahawa mandiana.	
fy commission expires on the	(Seal)	re percunto set my F	B. Jordan	ar dare apply inclining	tom Public
יר	day of Oct. 1925.				RLA LADIIC
My commission expires on the		ER'S ENDORSEM	ENT:		
My commission expires on the	TREASURE				go the I
I hereby certify that I received	\$ 1.80 and	l issued Receipt No.	theref	or in payment of mortga	ge tax on the
I hereby certify that I received within mortgage, Dated this	\$ 1.80 and	l issued Receipt No.	1 4	or in payment of mortga	ge tax on the
I hereby certify that I received within mortgage.  Dated this	treasuri	l issued Receipt No. 9 <b>23</b> By	a g	or in payment of mortga	Deputy.

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