MORTGAGE RECORD NO. 410

KNOW ALL MEN BY THESE PRESENTS: That H. P. Reynolds, and Selma J. Reynolds, husband selmants, have more the first part, have more the Local Bullion And Selma J. Reynolds, husband selmants, have more the first part, have more the following selmants of the State of Oklahoma, party of the second part, the following Country, State of Oklahoma, to-wit: Lots Seventeen (17) and Eighteen (18) Block in Forest Park Addition to the city of Tulsa, Or according to the recorded plat thereof. with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and wastered exemptions. Also, Forty Shares of stock of said Association, Certified No. 11302 This mortgage is given in consideration of Four thousand the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and the performance of the covenants hereinafter contained.	ıty, 85.
To (GEAL) The proof of the pro	and on the 7th
KNOW ALL MEN BY THESE PRESENTS: That. H. P. Reynolds, and Salma J. Reynolds, husband at H. P. Reynolds, and Salma J. Reynolds, husband at H. P. Reynolds, and Salma J. Reynolds, husband at Thills Outs, in the State of Oklahoms, party of the second part, the following the granted and dough gainest under the statust of Oklahoms, party of the second part, the following the grant of the State of Oklahoms, party of the second part, the following the grant of the State of Oklahoms, party of the second part, the following the grant of the State of Oklahoms, party of the second part, the following the grant of the State of Oklahoms, party of the second part, the following the grant of the State of Oklahoms, to-wit: Lots Seventeen (17) and Eighteen (18) Block: Forest Fark Addition to the city of Talsa, Old according to the recorded plat thereof. Lots Seventeen (17) and Eighteen (18) Block: Forest Fark Addition to the city of Talsa, Old according to the recorded plat thereof. Allo. Forty share of stock of said Association, Certified No. 11002 This mottage is given in consideration of . 2011. Unburshed the receipt of which is hereby acknowledge, and for the purpose of securing payment of the monthly sun, fines and the performance of the covenants hermalizer gratined. And the said mortgage? I are present the state of the said Association requires the purpose of securing payment of the monthly sun, fines and the performance of the covenants hermalizer gratined. AND HERT. Said meritager. Said securities and the said state of the said Askanosciation requires a shareholder and hortwest to do, and will pay to said Association require shareholders and hortwest to do, and will pay to said Association payments and the said adorders and borders and the said the said to the said the sa	A. D., 19 23, at 3:30 in Book 410 on page 220
KNOW ALL MEN BY THESE PRESENTS: That. H. P. REYNOLGS, and Selms J. Reynolds, husband at TISS Cotte first part, have me TISS LOCAL FULL DING AND LOCAL ASSOCIATION. S. T. C.	ever, County Clerk. Deputy.
That I The I THESE PRESENTS: That I I T. Reynolds, and Selme J. Reynolds, husband of I THE AUTOMATICAL STATES. "THE LOCAL MUIDING AND LONG ASSOCIATION, pt 105 Labrouge. City I Live of the State of Oklahoma, party of the second part, the following THE LOCAL MUIDING AND LONG ASSOCIATION, pt 105 Labrouge. City I Live of THE SECONDARY COUNTY. "THE LOCAL MUIDING AND LONG ASSOCIATION, pt 105 Labrouge. City I Live of THE SECONDARY COUNTY COUNTY State of Oklahoma, party of the second part, the following City of THE SECONDARY COUNTY COUNTY STATE OF THE SECONDARY COUNTY STATE O	
That. H. F. Reynolds, and Selms J. Reynolds, hisband of Tils Science (Dakebons part. 168 of the first part, have meet the part. 168 of the first part, have meet the part. 168 of the first part, have meet the part. 168 of the first part, have meet the part. 168 of the first part, have meet the part. 168 of the first part, have meet the part. 168 of the first part, have meet the part. 168 of the first part. 168 of the part. 168 o	
International and doing business under the statutes of the State of Oklahoma, party of the second part, the following	and wife,
with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and wastered exemptions. **POTTY**** shapes of stock of mid Association, Cartifeed No. 11302 **Also.*** This mottage is given in consideration of FOURT. Thousend.** the reformance of the covenants bereinnifer contained. **Also.** with said mortage is successor and easigns as follows: **POTTY*** shapes of stock of mid Association, Cartifeed No. 11302 **Also.** with said mortage of the correction of FOURT.** Thousend.** the performance of the covenants bereinnifer contained. **Also.** Also and the said mortage of Shapes of securing payment of the monthly sun, fines and the said mortage of the correction and easigns as follows: **POTTY**** shall mortage of Shapes of the said.** Shapes of stock of the said. **SAWNOGS-LOAN ASSOCIATION, and having horovered of said Association, in pursuance of fist by-laws, the monthly history things which the by-laws of said Association requires shareholders and borrowers to do, and will pay to said dassociation. **FITY-FITY-** **Dollars and Shapes of the said.** **FITY-FITY-** **Dollars and Shapes of said by-laws or made any amendments that may be made thereto, according to the terms of said by-laws or made all by-laws or made any amendments that may be made thereto, according to the terms of said by-laws or made have said and the said said by-laws or made any amendments that may be made thereto, according to the terms of said by-laws or made classed, sociation and the said said by-laws or under any amendments that may be made thereto, and will also pay all less than the said mortage of the said said mortage of said said said mortage of said said mortage of said pays and said mortage of said pa	rtgaged and hereby mortgage to the Oklahoma, a corporation g real estate situated in
Forest Park Addition to the city of Tules, Of according to the recorded plat thereof. with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and wastered exemptions. Also. Forty charges of stock of said Association, Certified No. 1.1302 Also. Forty charges of stock of said Association, Certified No. 1.1302 Also. Forty charges of stock of said Association, Certified No. 1.1302 Also. Forty charges of stock of said Association, Certified No. 1.1302 And the said mortgager. S for LPUNS-1.100.09.01. And the said mortgager. S for LPUNS-1.200.00. EIRST. Said mortgager. S lone the growth of the morthly sum, fines and the said the	
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And the said mortgager. So. being the owner of. POYTY. Sold mortgager. Sold Association require shareholders and borrowers to do, and will pay to said Association. FITTY-TAYS. Dollars and. SIXTY. Dollars and. Sixty and. BYPOLARS. Dollars and. Security to said mortgager. Sixty and said association or right against said mortgage, its so or rebate on or offset against the said mortgager. Sixty and. FOURTH: If said mortgager. Sixty and sold sold mortgage sold sold mortgager. FOURTH: If said mortgager, sixty and sold sold mortgager dobt, by reason of the payment of ments. FOURTH: If said mortgager, sixty and sold sold mortgager dobt, by reason of the payment of ments. FOURTH: If said mortgager, sixty and sold sold mortgager dobt, by reason of the payment of said mortgager dobt, and saign and dollver to the mortgages all insurance upon said projecty. FOURTH: If said mortgager, sixty and sold sold mortgager sold sold sold sold mortgager sold sold sold sold sold sold sold sold	
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ner month, on or before the 30.01	on on said stock and loan the sum of
SECOND: That said mortgagor. S within forty days after the same becomes due and payable, will pay all levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interpresented by this mortgage, or by said indebtedness, whether levied against the said mortgagor and their igns, or otherwise; and said mortgagor	ovided in said by-laws, provided that be legally assessed against. Them under any amendments that may be equited by said mortgagor. S
THIRD: That the said mortgager. S. will also keep all buildings erected and to be crected upon said lands instand or fire with insurers approved by the mortgage in the sum of FOUR ThOUSEND. security to said mortgage debt, and assign and deliver to the mortgage all insurance upon said property. FOURTH: If said mortgager. S make default in the payment of any of the aforesaid taxes or assessme insurance as above covenanted, said mortgage, its successors or assigns may pay such taxes and effect such insurance, a lien on said premises under this mortgage, payable forthwith, with interest at the rate of ton the same are payable as provided in this mortgage and in said note and said by-us, and should the same for the period of Mortgage, months, then the aforesaid principle sum of FOUR ThOUSAND. In months, then the aforesaid principle sum of FOUR THOUSAND. With arrearages thereon, and all penalties, taxes and insurance premitums shall, at the option of said mortgage, or immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of leg gage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of further payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of SIXTH: The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of as a reasonable SOLICITOR'S fee in addition to all other legal costs, as often as any legal proceedings are default in any of its covenents, or as often as the said mortgagors or mortgage may be made defendant in any suit affect sum shall be an additional lien on said premises. SEVENTR: As further security for the indebtedness above recited the mortgage or legal representative sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of IN WITNESS WHEREOF, The said mortgagor. S. ha. J.9. hereunto set t	taxes and assessments which shall be trest or estate in said lands created or legal representatives or assuccessors or assigns, to any payment
immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of leg gage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of further payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	ents, or in procuring and maintaining and the sum so paid shall be a further per cent per annum. Surance premiums, or any part there, or any part thereof, remain unpaid DOLLARS.
Four hundred as a reasonable Solicitor's	al proceedings to foreclose this mort- ten per cent per annum in lieu of the
default in any of its coverants, or as often as the said mortgagors or mortgagee may be made defendant in any suit affects sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of IN WITNESS WHEREOF, The said mortgagor. S. ha. V. hereunto set their the list had of January. A. D. 19. 23 H. P. Reynolds SELME J. Reynolds STATE OF OKLAHOMA. Tubsa County, ss. Before me, Lois L. Gillespie , a Notary Public in and for said County and day of February 19. 23 personally appeared H. P. Reynolds. & Selma J. Reynolds. husband and to me known to be the identical person. who executed the within and foregoing that they executed the same as their reuses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on to (Seal) Lois L. Gille sp My commission expires on the loth day of June 1924. TREASURER'S ENDORSEMENT: 76. 3.7	DOLLRS,
the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of IN WITNESS WHEREOF, The said mortgagers and these promises may be enforced by the appointment of IN WITNESS WHEREOF, The said mortgagers and these promises may be enforced by the appointment of IN WITNESS WHEREOF, The said mortgagers and these promises may be enforced by the appointment of IN WITNESS WHEREOF, I have been promised by the appointment of IN WITNESS WHEREOF, I have hereunto set in the ir uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on to (Seal) I ois L. Gille sp My commission expires on the 10th day of June 1924. TREASURER'S ENDORSEMENT: 76.37	cting the title of said property, which
State of oklahoma. Tubsa County, ss. Before me, Lois L. Gillespie , a Notary Public in and for said County are day of February , 19 23 personally appeared H. P. Reynolds & Selma J. Reynolds, husband and to me known to be the identical person. S who executed the within and foregoing that they executed the same as their frequests and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on to (Seal) Lois L. Gille sp. My commission expires on the 10th day of June 1924. TREASURER'S ENDORSEMENT: 76.37	may collect said rents and credit the fa Receiver by the Court. hand and seal 5 on
Before me, Lois L. Gillespie, a Notary Public in and for said County are day of	(Seal)
Before me, Lois L. Gillespie, a Notary Public in and for said County are day of	(Seal)
H. P. Reynolds & Selma J. Reynolds, husband and to me known to be the identical person. S. who executed the within and foregoing that they executed the same as their reuses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on t (Seal) Lois L. Gille sp My commission expires on the 10th day of June 1924. TREASURER'S ENDORSEMENT: 76.37	nd State, on this 7th
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on t (Seal) Lois L. Gille sp My commission expires on the loth day of June, 1924. TREASURER'S ENDORSEMENT: 7637	instrument, and acknowledged to me
My commission expires on the 10th day of June. 1924. TREASURER'S ENDORSEMENT: 76.37	
TREASURER'S ENDORSEMENT: 7637	ie Notary Public.
I hereby certify that I received \$ 4,00 and issued Receipt No. 7637 theref within mortgage. Dated this 7 day of Jeff 19.23	
William CD: ha	or in payment of mortgage tax on the
Walful A. Milley County Treasurer. By.	Deputy,