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346

MORTGAGE RECORD NO. 410

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FROM	\ STATE OF OKLAHOMA, Tulsa County, ss.	
	STATE OF OKLANOMA, Tuisu county, ss. 15 This instrument was filed for record on the 15 of F8b. A. D., 19 23, at 4:20 of and duly recorded in Book 410 on page 346	
	of Feb. A. D., 19, 23, at 4:20 9. 346	
······································	o'clockM, and duly recorded in Book 410 on page O. G. Weaver,	
то	((SEAT)	
	Brady Brown, Deputy.	
	./ Fees, \$	
KNOW ALL MEN BY THESE PRESENTS: That W0, Chas. A. Reed and Josie	A. Reed, husband and wife	
A service service service service service of Oddity, in the State of Okland	ma, part 169 of the first part, have mortgaged and hereby mortgage to the SSOCIATION of Oklahoma. City, Oklahoma, a corporation	
duly organized and doing business under the statutes of the State of Okl	ahoma, party of the second part, the following real estate situated in	
Tulsa County, State of Oklahoma, t	p-wit:	
All of the South Fifty	(50) feet of Lot Seven (7),	
Block Three (3). Highl	ands First Addition to the	
City of Tulsa, Oklahom plat thereof.	a, as shown by the recorded	
prat thereor,		
with all the improvements thereon and appurtenances thereunto belongi stead exemptions.	ng, and warrant the title to the same and waive the appraisement, and all home-	
Also	ertified No. 15430 Series No. 291	
This mortgage is given in consideration of $T\Pi \bot U V - SC$ the receipt of which is hereby acknowledged, and for the purpose of sec	ven Hundred Dollars, iring payment of the monthly sum, fines and other items hereinafter specified, and	
be performance of the covenants hereinafter contained		
And the said mortgagor <u>S</u> for themselves and assigns, as follo	nd fortheirheirs, executors and administrators, hereby ws: THE OKLAHOMA CITY	
FIRST: Said mortgagor. S being the owner of 37	ws: THE OKLAHOMA CITY shares of stock of the said BUILDING AND ciation, in pursuance of its by-laws, the money secured by this mortgage, will do all more than a solution of the solution on more than the solution of the sol	
anings which the by-laws of sale Association require shareholders and b	orrowers to do, and will pay to said Association on said stock and loan the sum of	
Fifty-one & 43/100 D	ollars-and	
said indebtedness shall be discharged by the cancellation of said stock at	maturity, and will also pay all fines that may be legally assessed against	
	to, according to the terms of said by-laws or under any amordments that may be negotiable note bearing even date herewith, executed by said mortgagor.S.	
Chas. A. Reed and Jon	Sie A. Reedto said mortgagee	
evied upon said lands, or upon, or on account of this mortgage, or the i	he same becomes due and payable, will pay all taxes and assessments which shall be ndebtedness secured thereby, or upon the interest or estate in said lands created or	
	inst the said mortgagor 9, their legal representatives or as-	
	Il claim or right against said mortgagee, its successors or assigns, to any payment d mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-	
ments. THIRD: That the said mortgagor Swill also keep all building	erected and to be erected upon said lands insured against loss and damage by tor-	
nado or fire with insurers approved by the mortgagee in the sum of	hirty-seven Hundred dollars, as a further	l
FOURTH: If said mortgagor_Smake default in the payn	nent of any of the aforesaid taxes or assessments, or in procuring and maintaining	
insurance as above covenanted, said mortgagee, its successors or assigns n lien on said premises under this mortgage, payable forthwith, with interes	nay pay such taxes and effect such insurance, and the sum so paid shall be a further t at the rate ofper cent per annum.	
FIFTH: Should default be made in the payment of said monthl	y sums, or of any of said fines, or taxes, or insurance premiums, or any part there-	
for the period of UNTEE months, then the aforesaid princip	d note and said by-laws, and should the same, or any part thereof, remain unpaid ole sum of <u>Thirty-Seven Hundred</u> DOLLARS,	
with arrearages thereon, and all penalties, taxes and insurance premiun	is shall, at the option of said mortgagee, or its successors or assigns, become payable	4
immediately thereafter, anything hereinbefore contained to the contrary	thereof notwithstanding. In the event of legal proceedings to foreclose this mort-	
gage, the indebtedness thereby secured shall bear interest from the filing	thereof notwithstanding. In the event of legal proceedings to foreclose this mort- of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the	
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