MORTGAGE RECORD NO. 410

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FROM		This instrument	MA, Tulsa County, ss. was filed for record on the	24 day
	of	Feb.	A. D., 1923	, at 11:00
· · · · · · · · · · · · · · · · · · ·	o'		nd duly recorded in Book 410 on j	
то	ls ls	SEAL))	0. G.Weaver,	County Clerk.
*************	*****************************	By	Brady Brown,	Deputy.
		ees, \$		
NOW ALL MEN BY THESE PR ThatW.	ESENTS: B. Blair and Nell Blai	r (his wife)	· · · · · · · · · · · · · · · · · · ·	
fulsa	County, in the State of Oklahoma, pr	art of the fi	rst part, have mortgaged and her	eby mortgage to the
PEOPLES BUILDING AN	County, in the State of Oklahoma, pa D_LOAN_ASSOCIATION	Tulsa	, Okla	homa, a corporation
Tulsa	County, State of Oklahoma, to-wit:	, party of the second	Sart, the following leaf caute and	awu m
Al	l of Lot Seven (7) in dition to the city of	Block Two (2) in Melrose	
ho	ma, according to the r	ecorded plat	thereof,	
	•	_	۵ 	
tead exemptions.	l appurtenances thereunto belonging, and		•	
This mortgage is given in consid	es of stock of said Association, Certified deration of Three Hundred	N0/100	es No. 13 B	DOLLARS,
he receipt of which is hereby acknowl he performance of the covenants here	ledged, and for the purpose of securing p inafter contained	payment of the month		
And the said mortgagor_S ovenantwith said mortgagee	its successors and assigns, as follows:		heirs, executors and ad	Ne de la compañía de
AVINGS & LOAN ASSOCIATION,	, and having borrowed of said Association	, in pursuance of its b	stock of the said PEOPLES I y-laws, the money secured by this	mortgage, will do all
hings which the by-laws of said Asso Five	ciation require shareholders and borrowe Dollars	ers to do, and will pay and fift	to said Association on said stock V	and loan the sum of $5.50/100$
aid indebtedness shall be discharged b	hday of each and every mon by the cancellation of said stock at maturi	ity, and will also pay a	ll fines that may be legally assesse	ad against
nder said by-laws or under any ame	ndments that may be made thereto, acc of said-by-laws and a certain non-negotia	cording to the terms o able note bearing even	f said by-laws or under-any-amer date herewith, executed by said r	dments that may be nortgagor
SECOND: That said mortgag	orS, within forty days after the sam	ne becomes due and pa	yable, will pay all taxes and assess	ments which shall be
evied upon said lands, or upon, or on opresented by this mortgage, or by sa	account of this mortgage, or the indebte id indebtedness, whether levied against th	edness secured thereby	, or upon the interest or estate in the ir legal	said lands created or representatives or as-
igns, or otherwise; and said mortgage	or_Shereby waive any and all claimest or principal or premium of said mort	m or right against sai	d mortgagee, its successors or assi	igns, to any payment
nents. THIRD: That the said mortg	agor_S_will also keep all buildings erect	ed and to be erected u	pon said lands insured against loss	s and damage by tor-
ado or fire with insurers approved by	the mortgagee in the sum ofThree sign and deliver to the mortgagee all inst	e Hundred		_dollars, as a further
nsurance as above covenanted, said m	Smake default in the payment of ortgagee, its successors or assigns may pa	y such taxes and effec	t such insurance, and the sum so p	aid shall be a further
FIFTH: Should default be ma	ge, payable forthwith, with interest at the ade in the payment of said monthly sum	s, or of any of said fin	es, or taxes, or insurance premiun	ns, or any part there-
or the period of SIX	wided in this mortgage and in said note months, then the aforesaid principle sum	n of Three Hu	ndred No/100	DOLLARS,
vith arrearages thereon, and all penal mmediately thereafter, anything here	Ities, taxes and insurance premiums shal inbefore contained to the contrary thereo	ll, at the option of suid of notwithstanding. I	mortgagee, or its successors or ass n the event of legal proceedings to	igns, become payable o foreclose this mort-
age, the indebtedness thereby secured urther payments of monthly installme	l shall bear interest from the filing of suc ents.	ch foreclosura proceedi	ngs at the rate of ten per cent per	annum in lieu of the
	shall pay to the said mortgagee or to its a Thirty NO/100			DOLLRS,
ns a reasonable SOLICITOR'S lefault in any of its covenants, or is of	fce in addition to all other legal cos lten as the said mortgagors or mortgagee	ts, as often as any leg may be made defendar	al proceedings are taken to forecl it in any suit affecting the title of	ose this mortgage for said property, which
	ity for the indebtedness above recited th			
he mortgagee and in case of default in num collected less cost of collection, up	n the payment of any monthly installment on said indebtedness, and these promises he said mortgaor9ha	nt the mortgagee or le s may be enforced by i	gal representative may collect said he appointment of a Receiver by 1.7.	1 rents and credit the the Court.
in witness whereof, t heday	he said mortgaor 9 ha ye hereunt of Feby. A. D. 19 23.	U Set D. D.	lair	mand sealon
	e de la composition d En la composition de l		air	
	Tulsa	(بارین میرد بر ریا ایرون میرد بر ریا		(Seal)
Before me, V. P. N Bay of Fob.	elson	Notary Public in and	for said County and State, on this	
lay of Feb.	. B. Blair and Nell Bla	air, his wife	3 ,	
to me	known to be the identical personS they executed the	who executed the wi	hin and foregoing instrument, and	l acknowledged to me
uses	and purposes therein set forth.			
an a	IN WITNESS WHEREOF, I have her (Seal)	eunto set my hand and W .	i notarial seal on the date above n P. Nelson,	ientionea.
11 My commission expires on the	IN WITNESS WHEREOF, I have ber (Seal) th April, 1925; day of			Notary Public.
	s	ENDORSEMENT:	1931	
I hereby certify that I received within mortgage. $q/$:	\$ and issued day of ZEL 1923	i Receipt No	.4	1 mortgage tax on the
Dated this	day ofday of_	n an an Araban An Araban An Araban An Araban An Araban	n C	
INTRAAM A A	ACREY_County Treasurer.	Byllinia	in the first of the second	Deputy.
worne a	5		V	
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