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MORTGAGE RECORD NO. 410

222856 C.M.J.	STATE OF OF	LAHOMA, Tulsa County, 55.		
FROM	This instr	ument was filed for record on the 25 Fob. A. D., 19 $23 \sqrt{4}$	day	
. An				
	o'clock	_M., and duly recorded in Book 410 on page	568	
то	((SEAL)	O. G. Weaver,	nty Clerk.	
	((SEAL)	Brody Brown	· · · · · · · · · · · · · · · · · · ·	
	•) • • • •		Deputy,	
	_/ Fees, \$			
KNOW ALL MEN BY THESE PRESENTS:	ton Woodowd	hughend and wife		
That	ter Woodard,	naspand and wire.		
of Tulsa County, in the State of Oklahoo	ma, part 108	t the first part, have mortgaged and hereby mo	rtgage to the	
HE IQCAT. BUILDING AND IOAN ASSOCIATION iuly organized and doing business under the statutes of the State of Okh	of	Maroma Cliff. Oklahoma,	a corporation	
Tulsa County, State of Oklahoma, to		second part, the following teat estate situated in		
•				
All of Lot Four (4) and				
Lot Three (3) in Block On Town, in the city of Tul:				
recorded plat thereof.	ba, UKLAHOMO	, accounting to the		
			- 4 - 11 1	
with all the improvements thereon and appurtenances thereunto belongir stead exemptions.			nd all home-	
Also One hundred shares of stock of said Association, Ce			DOLLADO	
This mortgage is given in consideration of Tan the receipt of which is hereby acknowledged, and for the purpose of secu-	uring payment of the	monthly sum, fines and other items hereinafter	specified, and	
he performance of the covenants hereinafter contained.		ir	¥.	
covenant S with said mortgagee its successors and assigns, as follow	ws:	THE LOCAL	 	
FIRST: Said mortgagor. Sbeing the owner ofOne] SAVINGS&LOAN ASSOCIATION, and having borrowed of said Assoc	hundred sl	pares of stock of the said_BUIDING_AND	re will do all	
hings which the by-laws of said Association require shareholders and bo	orrowers to do, and w	ill pay to said Association on said stock and los	in the sum of	
ong hundred thirty-ning Do	ollars and	tock shall mature as provided in said hy-laws	• VV)	
aid indebtedness shall be discharged by the concellation of said stock at r	maturity, and will als	o pay all fines that may be legally assessed again	st trem	
inder said by-laws or under any amendments that may be made theret mude thereto; according to the terms of said by have and a certain non-p	egotiable note bearig	g even date herewith, executed by said mortgag	or	
S M. Wordard	and year	N Woodard hueband and to sai	id``mortgagee	
SECOND: That said mortgagorS, within forty days after th evied upon said lands, or upon, or on account of this mortgage, or the ir	ne same becomes que			
por more many or apoin or on account or onis moregage, or the it	ndebtedness secured t	hereby, or upon the interest or estate in said lan	ids created or	
epresented by this mortgage, or by said indebtedness, whether levied aga	ndebtedness secured t ainst the said mortgag	hereby, or upon the interest or estate in said lan or S, and their legal represen	ids created or itatives or as-	
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