MORTGAGE RECORD NO. 410

ं देवेल

المعاملية

223088	C.M.J. FROM	STATE OF OKLAHOMA, Tulsa County, ss. 28th	
		This instrument was filed for record on theday ofFebA. D., 19 23, at 3:20	
		o'clockP. M., and duly recorded in Book 410 on page377	
******	то	((SEAL)) O. G. Weaver, County Clerk.	
		((SEAL)) Brady Brown, ByDeputy.	

		/ Fees, \$	
That.	THESE PRESENTS: Frank Walker and Olg	a V. Walker, his wife, and Robt. E. Adams, and Sara	E.
Ad Tulsa	ams, his wife,	of Oklahoma, part195. of the first part, have mortgaged and hereby mortgage to the	
HOME BUILDING	AND IOAN ASSOCIATION	ofOklahoma, a corporation	
duly organized and doin Tulsa	g business under the statutes of the Sta County, State of Okl	ate of Oklahoma, party of the second part, the following real estate situated in	
	Tot Ten (10) in Bloc	k One (1) in Weaver Addition to the	
	City of Tulsa, Tulsa	County, Oklahoma, according to the	
	recorded plat thereo	I.	
stead exemptions.		to belonging, and warrant the title to the same and waive the appraisement, and all home-	
This mortgano is	given in consideration of FORTV	iation, Certified No1073 -five HundredDOLLARS,	
the receipt of which is h	ereby acknowledged, and for the purpo	ose of securing payment of the monthly sum, fines and other items hereinafter specified, and	
And the said mo	rtgagorS_for_themselves	and for the in heirs, executors and administrators, hereby	
covenantwith s FIRST: Said m	aid mortgagee its successors and assign ortgagor S being the owner of F	s, as follows: or ty-five	
-SAVINGS & LOAN AS things which the by-law	SOCIATION, and having borrowed of a of said Association require sharehold	said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all ers and herrowers to do, and will pay to said Association on said stock and loan the sum of	
	lxty-rour	Dollars and Thirty-five	
said indebtedness shall b	e discharged by the cancellation of said	stock at maturity, and will also pay all fines that may be legally assessed against. One in	
under said by-laws or u made-therete, according	nder any amendments that may be m to-the-terms of said by laws and a cert	ade thereto, according to the terms of said by-laws or-under any amondments-that may be- tain non-negotiable note bearing even date herewith, executed by said mortgarer S his wife, and Robt. E. Adams and Sara ¹⁵ to said mortgage	wif
		nis Wile, and Robt. 5. Adams and Sara 5. to said mortgagee ys after the same becomes due and payable, will pay all taxes and assessments which shall be	
levied upon said lands, o	or upon, or on account of this mortgage	o, or the indebtedness secured thereby, or upon the interest or estate in said lands created or levied against the said mortgagor S., <u>their</u> legal representatives or as-	
signs, or otherwise; and	said mortgagorhereby waive	any and all claim or right against said mortgagee, its successors or assigns, to any payment	
ments.		um of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-	
nado or fire with insurer	s approved by the mortgagee in the sur	l buildings erected and to be erected upon said lands insured against loss and damage by tor- n of	
security to said mortgag	e debt, and assign and deliver to the m	nortgagee all insurance upon said property. the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining	
insurance as above cover	nanted, said mortgagee, its successors or	the signs may pay such taxes and effect such insurance, and the sum so paid shall be a further th interest at the rate of <u>591</u> per cent per annum.	
FIFTH: Should	l default be made in the payment of sai	in monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there- and in said note and said by-laws, and should the same, or any part thereof, remain unpaid	
for the period of thr	00 months, then the aforess	aid principle sum of Forty-five Hundred DOLLARS,	
immediately thereafter,	anything hereinbefore contained to the	e premiums shall, at the option of said mortgagee, or its successors or assigns, become payable contrary thereof-notwithstanding. In the event of legal proceedings to foreclose this mort-	
further payments of mo	nthly installments. Appraise	the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ment waived.	
SIXTH: The sa	id mortgagors shall pay to the said mor Four Hundred	tgagee or to its successors or assigns, the sum of fiftyDOLLRS,	-
as a reasonable atto	rney'sice in addition to all	I other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for rs or mortgagee may be made defendant in any suit affecting the title of said property, which	
sum shall be an addition	al lien on said premizes.	above recited the mortgager hereby assigns the rentals of the above property mortgaged to	
the mortgages and in ca	ca of default in the navment of any mo	with installment, the mortgagee or legal representative may collect said rents and credit the	
IN WITNESS V	VHEREOF, The said mortgaor	d these promises may be enforced by the appointment of a Receiver by the Court. ha <u>Ve</u> hereunto set <u>their</u> hands and seals on	
theCOUL	day of February A.	D. 19 20 . Robt. E. Adams (Seal)	
		Sara E. Adams W. Frank Walker Olga V. Walker	
	Tulsa Com		
STATE OF OKLAHO		ty, ss. , a Notary Public in and for said County and State, on this26th	
day of Febru and Robt. E. A	ary 1923 perso dams and Sara E. Adam	, a Notary Public in and for said County and State, on this _26th mally appeared W. Frank Walker and Olga V. Walker, his wif S. his wife	а,
	to me known to be the identica	al person S who executed the within and foregoing instrument, and acknowledged to me	
	thatthey uses and purposes therein set :	executed the same asthairfree and voluntary act and deed for the forth.	
	TAX SULMAL STATES	TOTA The set and set we have a set and a standard and on the data shows montioned	
	(Seal)	Herold S. Philbrick, Notary Public.	
My commission expires	on the	EOF, I have hereunto set my hand and hournal gen on the date move mentioned. Harold S. Philbrick, Notary Public.	
I hereby certify t	hat I received s 4,50 TR	REASURER'S ENDORSEMENT: and issued Receipt No	
within mortgage.	26 Jeb	10.3	
Dated this	(ay oi	AL Q	
wayne.	A_1_ County Tr	easurer. ByDeputy.	
V	V		

ø

-

<u>الج</u>

1

377