## MORTGAGE RECORD NO. 410

10       10         10       10       10         10	5324 C.M.J. FROM STATE OF OKLAHOMA, Tulss County, ss. 22 This instrument was filed for record on the March A.D. 19 23 at 23	:00
<pre>(BALA') By</pre>	o'clockM., and duly recorded in Book 410 on page	
By-         Bredy Brown.         Dup           Now ALL MEN NY THESE PARSENTS:         The state of difference of the state of the state of difference of the state of the state of difference of the state of the state of the state of difference of the state	I ((SEAL) ) County	Clerk.
<pre>ENOW ALL MEN BY TREET FREENUTY: Tak</pre>	By Brady Brown,	Deputy.
<pre>Miles</pre>		
HOME. HOLL DULAGE _ ADM _ HOLM _ ADSALO (ACTUON		
<pre>Guarter (SS2) of the Southeast Quarter (SS2) of Section Five (5), Torumbing Minchese (19) North, Range Twelve (12) Bast of the Main Bess and Meridian, Tulsa County, C homa; and also all the following described Yeal estate situated in Tulsa County, C homa; and also all the following described Yeal estates situated in Tulsa County, C homa; and also all the following described Yeal South of the Northwest corner of the S sast Quarter (SS2) of the Southeast Unarter (SS2) of Section Five (5), Torumbing H (13) North, Range Twelve (12) Bast, I.M., thouce South Zight (3) Rode, theree Best (40) rode, thence North Eight (3) Node, thence West forty (40) rode to the point or beginning.</pre>	AND_LUAN_ASSUCIATIONof, Oklahoma, a cong business under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in	poration
ated exemptions. Also, DC127_five_shares of stock of and Association, Certified No. 1117 This mortgage is given in consideration of	of the Southeast Quarter (SE1) of Section Five (5), Township Ninet ange Twelve (12) East of the Indian Base and Meridian, Tulsa County to all the following described real estate situated in Tulsa County, using at a point Eight (8) rods South of the Northwest corner of the (SE1) of the Southeast Quarter (SE1) of Section Five (5) Township	teen 7.0kla- 0klaho South Ninete
Abo. FOT X-TAYS. Alters of stock of main Association, Centing No. 1117. This mortges is given in consideration of	ts thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and a	ll home-
the rescents of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinfler specified events	five shares of stock of said Association, Certified No. 1117	TT 1 DO
seveniti	ereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter speci ovenants hereinafter contained.	fied, and
per month, on or before the	aid mortgagee its successors and assigns, as follows: ortgagor.Sbeing the owner ofFQrty-fiveshares of stock of the said <u>HOME</u> <u>BUILDING</u> A SOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, w s of said Association require shareholders and borrowers to do, and will pay to said Association on said stock and loan th	ND vill do all
HeredShaw       ExcdShaw       Alig vifte       Mis vifte	the15th	t.may.he
<pre>levied upon said lands, or upon, or on account of this mortgage, or the indebtdness secured thereby, or upon the interest or estate in said lands rester terpresented by this mortgage, or by said indebtdeness, whether levied against the said mortgage of the payment of any of the adjensal taxes or as signs, or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the adjensal taxes or as motion. THIRD: That the said mortgager S, hereby waive any and all claim or right against aid mortgage, its successors or assigns, to any pay or rebate on or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the adjensal taxes or as security to said mortgager. S</pre>	H. E. Bradshaw and Hattie E. Bradshaw, his wife, to said m	ortgagee
or relate on or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the algoresaid taxes or as ments. THIRD: That the said mortgagor	or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands or	reated or
THIRD: That the said mortgager 9. will also keep all buildings creted and to be created upon said lands insured against loss and damage by nado of fire with insurers approved by the mortgages in the sum of		
<pre>security to said mortgage debt, and assign and deliver to the mortgage all insurance ups aid projecty. FOURTH: If said mortgage, and mortgage, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a fu lien on said premises under this mortgage, payable forthwith, with interest at the rate of</pre>	he said mortgagor $S_{-}$ will also keep all buildings erected and to be erected upon said lands insured against loss and damage a paper by the mortgager in the sum of $FOrty-five$ Hundred dollars, as	e by tor- a further
<pre>insurance as above covenanted, and mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a fullien on said premises under this mortgage, payable forthwith, with interest at the rate of</pre>	e debt, and assign and deliver to the mortgagee all insurance upon said property.	
with arrearges thereon, and all penaltics, taxes and insurance premiums shall, at the option of said mortgage, or its successors or assigns, become pay immediately thereafter, anything hereinbefore contained to the contrary thereaf-notwithstanding. In the event of logal proceedings to foreclose this m gage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per each per annum in lieu of further payments of monthly installments. Appraisement waived. SIXTH: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	nanted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be ther this mortgage, payable forthwith, with interest at the rate of EQA	a further r annum. art there- n unpaid
SIXTH: The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of	, and all penalties, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or assigns, become anything hereinbefore contained to the contrary thereof-notwithstanding. In the event of logal proceedings to foreclose th hereby secured shall bear interest from the film of auch foreclosure proceedings at the rate of ten per cent per annum in li	i payable his mort-
default in any of its coven.nts, cr is often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, we sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgage the mortgagee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S have recited the mortgage or legal representative may collect said rents and credit sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S have recited the mortgage to legal representative may collect said rents and credit sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S have recited the mortgage to legal representative may collect said rents and credit sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager S have recuted the same as the interval of the above property of the court of the court of the same as the same as the same as the same as any set of the same as the same mortgage and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Not the court of Sace 1 (Sace 1)	id mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	
IN WITNESS WHEREOF, The said mortgaor S ha VC hereunto set their hand Sand seal. S the loth day of March A. D. 19 23 H. E. Bradshaw () Hattie E. Bradshaw () STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned the undersigned day of March 19 23 personally appeared day of March 19 23 personally appeared to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged t that they cerewise there in set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. To be f 1025 (Soci)	m.r.ts, cr.ts often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said propert al lien on said premises, further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mort se of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and c	y, which gaged to
H. E. Bradshaw (( Hattie E. Bradshaw () STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twentie day of March 19.22 personally appeared H. E. Bradhsaw and Hattie E. Bradshaw, his wife. to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged t that they executed the same as their free and voluntary act and deed fo uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	HEREOF, The said mortgaor S have hereunto set their hand S and seal	
STATE OF OKLAHOMA,       Tulsa         Before me,       the undersigned         day of       March       19.23 personally appeared         day of       March       19.23 personally appeared         to me known to be the identical person       S. who executed the within and foregoing instrument, and acknowledged t         that       they       executed the same as       their         uses and purposes therein set forth.       IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.         Tob       6       1026       (Socol)	H. E. Bradsnaw	
Before me, the undersigned, a Notary Public in and for said County and State, on this Twentie dey of March 19.23 personally appeared H. E. Bradhsaw and Hattie E. Bradshaw, his wife, to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged t that they executed the same as their fore and voluntary act and deed fo uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Each County of the same as as the same as the same as the same as	Hattie E. Bradshaw	(Seal)
to me known to be the identical person <sup>8</sup> who executed the within and foregoing instrument, and acknowledged t thattheyexecuted the same asthe irfree and voluntary act and deed fo uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	the undersigned a Notary Public in and for said County and State, on this Twent	deth_
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	to me known to be the identical person	ed to me
Føb. 6, 1926.       (Søal)       W. A. Setsør.       Notary Pr         My commission expires on the second	uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	
I hereby certify that I received \$	Feb. 6, 1926. (Seal) <u>W. A. Setser</u> Notary	Public.
Dated thisday of, 1975 Alayped_AluthlezCounty Treasurer. ByBy	at I received \$ TREASURER'S ENDORSEMENT; and issued Receipt No H therefor in payment of mortgage ta	ix on the
	AlukleyCounty Treasurer. By	Deputy.
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