## MORTGAGE RECORD NO. 410

FROM	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the 24
	of March A. D., 19, 23, at 10:45
₽	o'clockAM., and duly recorded in Book 410 on page470
	(SEAL)) 0. G. Weaver, County Clerk.
TO	(SEAL)) County Clerk.
рыдын ажыйш ашыны марынын аруун жана штоо жананда тамаар кана тарапы «Кишта» таланын жана жана жана жана жана ж -	By Brady Brown, Deputy.
	77 0
NOW ALL MEN BY THESE PRESENTS:	
ThatE. J. Bills a single man	1
Tulsa	
Tulsa County, State of Oklahoma, to	o-wit:
Lot Nine (9) and Ten (10 West Tulsa Addition to t according to the recorde	o) in Rlock Twenty-two (22) of the city of Tulsa, Oklahoma, ed plat thereof.
ith all the improvements thereon and appurtenances thereunto belongi	ing, and warrant the title to the same and waive the appraisement, and all home-
tead exemptions.	ortified No. 17875
This mortgage is given in consideration ofFive_Hindre	od DOLLARS, uring payment of the monthly sum, fines and other items hereinafter specified, and
ne performance of the covenants hereinafter contained.  And the said mortgagor for himself ar	nd for his heirs, executors and administrators, hereby
ovenantwith said mortgagee its successors and assigns, as follo	nd for heirs, executors and administrators, hereby THE LOCAL  DWS: BUILDING AND
FIRST: Said mortgagorbeing the owner ofAL	shares of stock of the said
AVINGS CEOAN ASSOCIATION, and naving porrowed of said Asso	personner to do and will pay to said Association on said stock and loan the sum of
Six	Pollars and thing by the two cents (\$
aid indebtedness shall be discharged by the cancellation of said stock at	ry month, until said stock shall mature as provided in said by-laws, provided that maturity, and will also pay all fines that may be legally assessed against him. to, according to the terms of said by-laws or under any amendments that may be negatively note heaving away data herewith executed by said mortaneous.
ade thereto, according to the terms of said by-laws and a certain non-z	negotiable note bearing even date herewith, executed by said mortgagors, a single manto said mortgagee
SECOND: That said mortgager within forty days after t	he same becomes due and payable, will pay all taxes and assessments which shall be
vied upon said lands, or upon, or on account of this mortgage, or the i	indebtedness secured thereby, or upon the interest or estate in said lands created or
presented by this mortgage, or by said indebtedness, whether levied ago	ainst the said mortgagor, and hislegal representatives or as-
gns, or otherwise; and said mortgagorhereby waive any and a r rebate on or offset against the interest or principal or premium of sai	all claim or right against said mortgagee, its successors or assigns, to any payment id mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
ante	s erected and to be erected upon said-lands insured against loss and damage by tor-
ado or fire with insurers approved by the mortgages in the sum of	Five Hundred dollars, as a further
ecurity to said mortgage debt, and assign and deliver to the mortgagee	all insurance upon said property.
FOURTH: If said mortgagor make default in the payr	النفاف فيحدون والمنفيد المستموني الوأا التناسيا والمناشو وفرنيوري ورأم المارو وأراوا
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