## MORTGAGE RECORD NO. 410

FROM	STATE OF C	OKLAHOMA, Tulsa County, ss. 27th
	This in	strument was filed for record on the 27th day March A. D., 19 23, at 3:10
in a management make in the first property of the second o	o'clock P	M., and duly recorded in Book 410 on page488
TO	~>	O. G. Weaver, County Clerk.
	((SEAL)	County Clerk.  By Brady Brown.  Deputy.
	)	By Di ady Deputy.
	/ Fees, \$	
NOW ALL MEN BY THESE PRESENTS:		
That C. E. Nute and Emma Nute		<u> </u>
TUISE County, in the State of Oklah HOME BUILDING AND LOAN ASSOCIATION uly organized and doing business under the statutes of the State of Ok Tuise County, State of Oklahoma,	oma, part_1es	of the first part, have mortgaged and hereby mortgage to the Tulsa, Oklahoma, a corporation
Lot Twelve (12) in Bloo the city of Tulsa, Tuls the recorded plat there	sa County, (	on Ramona Addition to Oklahoma, according to
		All to the same and makes the conscious and all home
ith all the improyements thereon and appurtenances thereunto belong end exemptions.		
AlsoEightshares of stock of said Association, ( This mortgage is given in consideration of Bight Hundre e receipt of which is hereby acknowledged, and for the purpose of ser	Certified No ∋d	DOLLARS.
e performance of the covenants hereinafter contained		
And the said mortgagor s for themselves		
venantwith said mortgagee its successors and assigns, as foll FIRST: Said mortgagor_8being the owner of31_6	ows: ght	shares of stock of the said HOME BUILDING AND
TYNGS & LOAN ASSOCIATION, and having borrowed of said Association require shareholders and Eleven	ocition, in pursuan borrowers to do, and Dollars andFO:	ce of its by-laws, the money secured by this mortgage, will do all d will pay to said Association on said stock and loan the sum of rty-four
r month, on or before the 15th day of each and eve id indebtedness shall be discharged by the cancellation of said stock at der said by-laws or under any amendments that may be made the	ery month, until sai t maturity, and will teta, according to the	d stock shall mature as provided in said by-laws, provided that also pay all fines that may be legally assessed against_them as terms of said by-laws-or-under any amondments-that may be
ado.therete, according to the terms of said by laws and a certain non- C. E. Nute and Emma Nute, his wif	е	to said mortgagee
SECOND: That said mortgagorS, within forty days after vied upon said lands, or upon, or on account of this mortgage, or the	the same becomes d	ue and payable, will pay all taxes and assessments which shall be
presented by this mortgage, or by said indebtedness, whether levied aggns, or otherwise; and said mortgagorhereby waive any and rebate on or offset against the interest or principal or premium of se	gainst the said morts all claim or right a	gagor_S,theirlegal representatives or as-
nents. THIRD: That the said mortgagor.Swill also keep all building ado or fire with insurers approved by the mortgagee in the sum of	gs erected and to be	erected upon said lands insured against loss and damage by tor-
ecurity to said mortgage debt, and assign and deliver to the mortgage	e all insurance upon	said property.
FOURTH: If said mortgagorSmake default in the pay surance as above covenanted, said mortgagee, its successors or assigns en on said premises under this mortgage, payable forthwith, with intere FIFTH: Should default be made in the payment of said montf	may pay such taxes est at the rate of hly sums, or of any	and effect such insurance, and the sum so paid shall be a further ten per cent per annum. of said fines, or taxes, or insurance premiums, or any part there-
t, when the same are payable as provided in this mortgage and in so or the period of months, then the aforesaid princ tith expenses thereon and all repulties taxes and insurance premium.	ind note and said by	y-laws, and should the same, or any part thereof, remain unpaid
the attendages thereon, and an penalties, taxes and manance present	ms shall, at the outi	ion of said mortgagee, or its successors or assigns, become payable
amediately thereafter, anything hereinbefore contained to the contrar- ige, the indebtedness thereby secured shall bear interest from the film	ms shall, at the opti y-thereof-notwithsta g of such foreclosure	ion of said mortgagee, or its successors or assigns, become payable anding. In the event of legal proceedings to foreclose this morte proceedings at the rate of ten per cent per annum in lieu of the
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