MORTGAGE	RECORD	NO.	410
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<pre>STATUS DEFINITION CONTROL OF STATUS OF STATUS STATUS OF STATU</pre>	212398 C.M.J	
<pre> Control and a restorement in the second s</pre>	FROM - This	STATE OF OKLAHOMA, Tulsa County, 88.
<pre>view that is receive a process that is received with a second process of the process of the</pre>	TREASURER'S ENDORSEMENT and is	This instrument was filed for record on the <u>27th</u> day Oct-
Del. D. J. Dergen, J. Del. D. J. Dergen, J. Dirit L. Z. Zurgen, Del. Del. Control Tree	v certify that I received and mo	o'clockPM, and duly recorded in Book 410 on page49
Yess Yess Yess Yess Integration of the state of the state of Chabters, part, ASS, of the first part, have motioned and bencher metages to field the state of the State of Chabters, part of the second part, the Filtering rule with States of the state of Chabters, part of the second part, the Filtering rule with States of Chabters, part of the second part, the Filtering rule with States of the state of Chabters, part of the second part, the Filtering rule with States of the state of the state of the state of the state of Chabters, part of the second part, the Filtering rule with States of the state of the	the within mortgefe. ABO X 102 2-	0. D. Lawson,
Diversity Pront CONV ALL MASS BY THESE PRESENTS: Tan. I. D. Sublics and F. S. Schler, her Anterband PALLES: Converting of the second	Cated this 27 day of County Treasant	((SEAL)) County Clerk.
NOW ALL MAN BY THESE TREESTS: The	WAYNE L. DIGLE	ByDeputy,
That L. D., Tablic T. and P. F. Weller, hor humberd Wide Control is the second of the second part, t	Dept 9	/ Fees, \$
<pre>Minimum Provide App Control and Section of Oklahoms, part. 199</pre>	NOW ALL MEN BY THESE PRESENTS:	. P. Tabler her husband
HOLE RUILDING AND LOAR ASSOCIATION The least of the start of the star		
Lot Weelve (12), Block Three (3), Pairmont Addition to the other and the second of the	HOME BUILDING AND LOAN ASSOCIATION	of
to the City of Tulks, Tulks County, Oklahoms, second inr to the recorded plat thereof.		
to the recorded plat thereof. Ath all the improvements there and appurtenesses thereants belonging, and warrant the tills to the same and waive the approheneme, and all home- find security to a strain of strain of strain in the strain of strain of the s	to the City of Tul	sa. Tulsa County, Oklahoma, according
Seed exemptings that seed the set of state of	to the recorded pl	at thereof.
Seed exemptings that seed the set of state of		
Seed exemptings_test of your in consideration of	th all the improvements thereon and annustrances thereas the balance	a and warrant the title to the same and waive the annealcoment, and all home-
The mortgaps is given in consideration of	ead exemptions.	830
And the mid motrageor. 9. for	This mortgage is given in consideration of <u>Elekteen</u> Hu e receipt of which is hereby acknowledged, and for the purpose of secur	ndred Dollars.
FIRST: Sold mortgager. 9being the owner of	And the said mortgager S for themselves and	101
https://witch.thc.bs.rew.of.gaid.Association require shareholden and borrowers to do, and will pay to raid Association and and store and and other and store and and other and the sum of the more and the sum of the pay and the stime may be legally assessed against. HESP, and and holder the sum of the sum of the pay of the stime may be legally assessed against. HESP, and the sum of the sum of the sum of the pay of the stime may be legally assessed against. HESP, and the sum of the pays of the stime may be legally assessed against. HESP, and the sum of the pays of the stime may be legally assessed against. HESP, and the sum of the pays of the stime may be legally assessed against. HESP, and the sum of the pays of the stime may be legally assessed against. HESP, and the sum of the pays of the stime may be legally assessed against. HESP, and the sum of the su	FIRST: Said mortgagor S being the owner of Eight	cen shares of stock of the said HOME BUILDING AND
er month, on or before the	ings which the by-laws of said Association require shareholders and bon Twenty-five	rrowers to do, and will pay to said Association on said stock and loan the sum of Seventy-four
L. D., Tab. Tab. 27 Ph. TSp.127., DOY, htishand to aid mortgage SECOND: That said mortgage. The said indication of the indicate the same becomes due and payable, will pay all taxes and assessment which shall be vided upon said lands, or upon, or on account of this mortgage, or the indicatence secured thereby, or upon the interest or status in said indicate case of the individual or training and interest or estatus in said mortgage. Superior the indicatence of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgage. Superior of any of the information on the works against, the any of the aforesaid taxes or assessments. fight for with insures approved by the mortgages in the sum of	r month, on or before the <u>15th</u> day of each and every id indebtedness shall be discharged by the cancellation of said stock at m der said by-laws or under any amendments that may be made theretor solutions according to the carme of said by-laws and a certain non-no	r month, until said stock shall mature as provided in said by-laws, provided that naturity, and will also pay all fines that may be legally assessed against <u>UROM</u> o, according to the terms of said by-laws o r under any amendments-that any, bo- gotiable note bearing even date herewith, executed by-said mortgagorS
THRD: That the and mortgager. Swill also keep all buildings erected and to be erected upon add lands insured against loss and damage by tor- deorrity to said mortgage debt, and asign and deliver to the mortgages all insurance upon add property. FOURTH: If said mortgage, make default in the payment of any of the dressed taxes or assessments, or in procuring and malntaining mean are as above covennetd, add mortgage, if a successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further is on and granemas under this mortgage and of head mort and any of the dresses, or insurance premiums, or any part there- is on a sub provided in the mortgage and in add nots and and by head, we and should the same, or ansyme ran there- ger the indebta bermade in the payment of aid monthy sums, or of any of said mortgage, or its successors or assigns, become payable mediately thereafter, marking hersinhedrors contained to the contrary thread horizanges, or its successors or assigns, become payable mediately thereafter, marking hersinhedrors contained to the contrary thread horizanges, or its successors or assigns approved and hersin interest from the fills of stark foreclease proceedings at the rate of the part of and payable mediately thereafter, marking hersinhedrors interest from the fills of stark foreclease proceedings at the rate of the part on the said mortgages or the stark or the said mortgages or the stark or the said mortgages or mortgage are may be made default in any suit affecting the title of a stark or is assess and the stark or is assess and the stark or is assessed and here any and the said mortgage or the stark or the said mortgage or loss and the stark of the new stark or to foreclease this mortgage for formal in any of the coven its, or is often as the and indepart of a mortgage for formal in any of the coven its, or is often as the mark of the mortgage or legal processing the rank of a moleciver by the Court. IN WITNESS WHEREOF, The said mortgages and mortga	SECOND: That said mortgagor	e same becomes due and payable, will pay all taxes and assessments which shall be debtedness secured thereby, or upon the interest or estate in said lands created or inst the said mortgagor_S,beirlegal representatives or as- ll claim or right against said mortgagee, its successors or assigns, to any payment.
FOURTE: It suid mortgages	THIRD: That the said mortgagorSwill also keep all buildings ado or fire with insurers approved by the mortgagee in the sum of	Eighteen Hundred dollars, as a further
THTH: Should default be made in the payment of said monthly sums, or fany of said fines, or taxes, or insurance premiums, or any part thereof, remain unpaid or the period of	FOURTH: If said mortgagorSmake default in the payme surance as above covenanted, said mortgagee, its successors or assigns ma	ent of any of the aforesaid taxes or assessments, or in procuring and maintaining ay pay such taxes and effect such insurance, and the sum so paid shall be a further
with arrearages thereon, and all penaltics, taxes and insurance premiums shall, at the option of add mortgues, or its successors or assigns, become payable mediately thereafter, anything bereinhoders contained to the contrary thereof novibilistanding. In the covent of legal proceedings to foreclose this mort- rage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the urther payments of monthly installments.	FIFTH: Should default be made in the payment of said monthly	sums, or of any of said fines, or taxes, or insurance premiums, or any part there-
SIXTH: The said mortgagors shall pay to the said mortgagoe or to its successors or assigns, the sum of	ith arrearages thereon, and all penalices, taxes and insurance premiums omediately thereafter, anything hereinbefore contained to the contrary t ge, the indebtedness thereby secured shall bear interest from the filing	s shall at the option of said mortgugee, or its successors or assigns, become payable thereof notwithstanding. In the ovent of legal proceedings to foreclose this mort- of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the
<pre>ss a reasonable</pre>	SIXTH: The said mortgagors shall pay to the said mortgagee or t	to its successors or assigns, the sum of
SEVENTH: As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the uncellected less cost of collection, yours and indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgaor ShaV.9hereunto setLABLEYhand.9and seal.9netereunto setLABLEY	a reasonableattorney'sice in addition to all other lega fault in any of its covenants, or as often as the said mortgagors or mortg m shall be an additional lien on said premises;	al costs, as often as any legal proceedings are taken to foreclose this mortgage for agee may be made defendant in any suit affecting the title of said property, which
Bit D. Tabler (Seal) F. P. Tabler (Seal) STATE OF OKLAHOMA, Tulsa Before me, the undersigned October 19. 22 personally appeared Is D. Tabler and F. P. Tabler. her husband to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that. the University 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. (Seal) Chas. A. Myers. Notary Public. My commission expires on the 14th day of. Feb. 1925. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ and issued Receipt No. therefor in payment of mortgage tax on the within mortgage. Dated this. day of. 19	SEVENTH: As further security for the indebtedness above recit the mottgagee and in case of default in the payment of any monthly insta-	allment the mortgagee or legal representative may collect said rents and credit the
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twenty-fourth hay of October 19 22 personally appeared hay of De Tabler and F. P. Tabler, her husband to me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that thet they executed the same as their uses and purposes therein sct forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Chas. A. Myers, Notary Public. My commission expires on the 14th day of Feb. 1925. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ and issued Receipt No. therefor in payment of mortgage tax on the within mortgage. Dated this day of 19 19	e24thday ofOctoberA. D. 19.22	L. D. Tabler (Seal)
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twenty-fourth hay of October 19 22 personally appeared hay of De Tabler and F. P. Tabler, her husband to me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that thet they executed the same as their uses and purposes therein sct forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Chas. A. Myers, Notary Public. My commission expires on the 14th day of Feb. 1925. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ and issued Receipt No. therefor in payment of mortgage tax on the within mortgage. Dated this day of 19 19		
hay of1922_personally appeared		(Car)
to me known to be the identical person_9	TATE OF OKLAHOMA, the undersigned Before me, the undersigned ay of October 19 22 personally appe	, a Notary Public in and for said County and State, on this Twenty-founth
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Chas. A. Myers, Notary Public. My commission expires on the 14th day of Feb. 1925. TREASURER'S ENDORSEMENT: I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the within mortgage. Dated thisday of, 19	L. D. Tabler and F. to me known to be the identical person- thattheyexecute	S who executed the within and foregoing instrument, and acknowledged to me
My commission expires on the <u>14th</u> day of <u>Feb.</u> 1925. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ and issued Receipt No therefor in payment of mortgage tax on the within mortgage. Dated this day of, 19	IN WITNESS WHEREOF, I hav	
TREASURER'S ENDORSEMENT: I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the within mortgage. Dated thisday of, 19		Chas. A. Myers, Notary Public.
within mortgage. Dated thisday of, 19	TREASURE	R'S ENDORSEMENT:
Dated thisday of, 19,	I hereby certify that I received \$and i	
	ithin mortgage. Dated thisday of 19.	and a second
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