MORTGAGE RECORD NO. 410

225955 C.M.J. FROM	
ਨ ਜ਼ਵਾਦ ਵਾਲੇ	STATE OF OKLAHOMA, Tulsa County, ss. 28th
	This instrument was filed for record on the day March A. D., 19 23 , at 4:00
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то	((SEAL)) O. G. Weaver, County Clerk. By Brady Brown, Deputy.
	Brady Brown.
 	Ву
	/ Fees, \$
NOW ALL MEN BY THESE PRESENTS: That LaRosa Mood	re and John H. Moore, her husband,
HOME_BUILDING_AND_LOAN_ASS(he State of Oklahoma, part. Land of the first part, have mortgaged and hereby mortgage to the OCIATION of TULSS Oklahoma, a corporation of the State of Oklahoma, party of the second part, the following real estate situated in the of Oklahoma, to-wit:
(3) of Lot Seve Heights Addition	Half (1) of Lot Six (6) and the North One-half en (7) in Block Eighteen (18) in Cherokee on to the city of Tulsa, Tulsa County, Oklahoma, he recorded plat thereof.
accor aring to the	no 10001 dod pros 51101 oor .
ith all the improvements thereon and appurtenances	s thereunto belonging, and warrant the title to the same and waive the appraisement, and all home
tead exemptions. Also Thirty-one shares of stock of s	said Association Certified No. 1145
This mortages is siven in consideration of	Thirty-one Hundred Dollars
he receipt of which is hereby acknowledged, and for	the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, an
ne performance of the covenants hereinafter contained And the said mortgagor for thems	Selves and for them heirs, executors and administrators, hereb
ovenantwith said mortgagee its successors a	and assigns, as follows: where of Thirty-one shares of stock of the said HOME BUILDING AND
AVINGS & LOAN ASSOCIATION, and having bor	wner of THIT by Olds shares of stock of the said HOMM POLICE AND rrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do shareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of Dollars and Thirty-three cents (\$ 44.33 are the said by of each and every month, until said stock shall mature as provided in said by-laws, provided the
aid indebtedness shall be discharged by the cancellatinder said by-laws or under any amendments that nade thereto, according to the terms of said-by-laws in LaROSA MOORE and John H. SECOND: That said mortgagor. S., within the upon said lands, or upon, or on account of this appresented by this mortgage, or by said indebtedness, igns, or otherwise; and said mortgagor. S. heret	y of each and every month, until said stock shall mature as provided in said by-laws, provided the close of said stock at maturity, and will also pay all fines that may be legally assessed against. In the may be made thereto, according to the terms of said by-laws or-under any ownendments that may be and a certain non-negotiable note bearing even date herewith, executed by said mortgager. Moore, her husband
ado or fire with insurers approved by the mortgage ecurity to said mortgage debt, and assign and deliver FOURTH: If said mortgagor	so keep all buildings erected and to be erected upon said lands insured against loss and damage by to in the sum of
FIFTH: Should default be made in the paym	nent of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part ther
or the period of three months, then t with arrearages thereon, and all penalties, taxes and mmediately thereafter, anything hereinbefore contain age, the indebtedness thereby secured shall biar inte- priter payments of monthly installments.	the aforesaid principle sum of <u>Thirty-one</u> HundredDOLLAR: insurance premiums shall, at the option of said mortgagee, or its successors or assigns, become payabled to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this more prest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the sign of the rate of ten per cent per annum in lieu of the sign o
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