MORTGAGE RECORD NO. 410			alionista antica anti Antica antica
225965 C.M.J. FROM	STATE OF OKLAHO This instrument	MA, Tulsa County, ss. 28th was filed for record on the 28th A. D., 19, 23, at. 2	dioo day
and a star a	stalash 1 M a	d duly recorded in Book 410 on page	90 08
TO	·····	O. G. Weaver,	
	((SEAL) By	Count Brady Brown,	y Clerk, Deputy.
KNOW ALL MEN BY THESE PRESENTS: That G.	A. Tillman and Hattie Tillr	nan, his wife.	
HOME BUILDING AND LOAN A duly organized and doing business under the statute TUISA County, s	s of the State of Oklahoma, party of the second		
Addition to the	nd Ten (10) in Block Six (6 city of Tulsa, Tulsa Count e Amended plat thereof.		
with all the improvements thereon and appurtenanc	es thereunto belonging and warrant the title to	the same and waive the appraisement. and	l all home-
stead exemptions. Also Fifteen shares of stock of	said Association Certified No. 1151	*******	
This mortgage is given in consideration of the receipt of which is hereby acknowledged, and fo	TICEEN HUNGRED r the purpose of securing payment of the monthl	I	DOLLARS.
the performance of the covenants hereinafter contain And the said mortgagor_Sfor_then covenantwith said mortgagee its successors	solves their		ors, hereby
FIRST: Said mortgagorSbeing the SAVINGS &LOAN ASSOCIATION, and having t things which the by-laws of said Association requir <u>TWenty-One</u>	owner of <u>Fifteen</u> shares of orrowed of said Association, in pursuance of its by shareholders and borrowers to do, and will point Dollars and <u>FOT</u> to	-laws, the money secured by this mortgage, to said Association on said stock and loan - <u>five</u>	, will do all the sum of 45)
per month, on or before the	ay of each and every month, until said stock sh tion of said stock at maturity, and will also pay a	all mature as provided in said by-laws, pro Il fines that may be legelly assessed against.	vided that them
under said by-laws or under any amendments that made thereto, according to the terms of said by law	may be made thereto, according to the terms o and a certain non-negotiable note bearing even	f said by-laws-or under-ony muchments-th date herewith, executed by said mortgagor.	hat may-be
SECOND: That said mortgagorS_, with layied upon said lands, or upon, or on account of the	in forty days after the same becomes due and parties mortgage, or the indebtedness secured thereby	or upon the interest or estate in said lands	ich shall be s created or
represented by this mortgage, or by said indebtedner signs, or otherwise; and said mortgagorSher or relate on or offset against the interest or princip ments.	s, whether levied against the said mortgagorS., eby waive any and all claim or right against said al or premium of said mortgage debt, by reason	their legal representa l mortgagee, its successors or assigns, to an of the payment of any of the aforesaid taxe	tives or as- y payment s or assess-
nado or fire with insurers approved by the mortgage security to said mortgage debt, and assign and deliv FOURTH: If said mortgager S make	er to the mortgagee all insurance upon said prope default in the payment of any of the aforesaid	h hty. taxes or assessments, or in procuring and p	is a further naintaining
insurance as above covenanted, said mortgagee, its s lien on said premises under this mortgage, payable for FIFTH: Should default be made in the pay of, when the same are payable as provided in this for the period of	rthwith, with interest at the rate ofton. ment of said monthly sums, or of any of said fin mortgage and in said note and said by-laws, an	es, or taxes, or insurance premiums, or any should the same, or any part thereof, rem	per annum. part there- nain unpaid
with arrearages thereon, and all penalties, taxes an immediately thereafter, anything hereinbefore conta gage, the indebtedness thereby secured shall bear in further payments of monthly installments.	d insurance premiums shall, at the option of said ined to the contrary thereof notwithstanding. It terest from the filing of such foreclosure proceedin procession weived	mortgagee, or its successors or assigns, become the event of legal proceedings to foreclose ages at the rate of ten per cent per annum in	me payable e this mort- a lieu of the
SIXTH: The said mortgagors shall pay to t ONC H	ne said mortgagee or to its successors or assigns, th undred Fifty	te sum of	.DOLLRS,
as a reasonable attorney's fee in add default in any of its coven.rts, or us often as the sai	lition to all other legal costs, as often as any leg I mortgagors or mortgagee may be made defendan	al proceedings are taken to foreclose this m t in any suit affecting the title of said prop	ortgage for erty, which
the mortgagee and in case of default in the paymen sum collected less cost of collection, upon said indeh IN WITNESS WHEREOF The said morta	tedness, and these promises may be enforced by t aor_S_ha Ve_hereunto settheir	ral representative may collect said rents and the appointment of a Receiver by the Court. hand S and se	d credit the cal_Son
the27thday of March	G. A.	Tillman	(Seal)
	Hattie) Tillman	(Seal)
STATE OF OKLAHOMA, Tulsa Before me, the undersigne	County, ss.	• • • • • • • • • • •	
day of March 19	23 remonally appeared	and the second	
G. A. Tillh to me known to be They	the identical person	hin and foregoing instrument, and acknowle	dged to me
uses and purposes			
IN WITNE	SS WHEREOF, I have hereunto set my hand and (Seal) W. A.	notarial seal on the date above mentioned. Setser,	ry Public.
My commission expires on the 6th	Feb. 1926.		
I hereby certify that I received \$ within mortgage. Dated this28day of WayneA	nch, 1923	. 1	
Wayne L. Dickey	County Treasurer. By	9,4,	Deputy,
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Sec. A. Same

Sec. 1

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