MORTGAGE RECORD NO. 410

226664 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa County, ss. 4th This instrument was filed for record on the day
	of April A, D, 19 23 , at 4:40
ТО	o'clock
10	((SEAL)) O. G. Weaver, County Clerk. By
	Fees, \$
NOW ALL MEN BY THESE PRESENTS:	
	C. Smith, her husband
Tulsa County, in the State of Oklaho HOME BUILDING AND IOAN ASSOCIATION ly organized and doing business under the statutes of the State of Ok Tulsa County, State of Oklahoma, t	oma, part 168 of the first part, have mortgaged and hereby mortgage to the 12158
	(m, 1) 1 mm (D) 4m
Lots Thirteen (15) and Fo East Highland Addition to Oklahoma, according to th	ourteen (14) in Block Two (2) in the city of Tulsa, Tulsa County, as recorded plat thereof.
th all the improvements thereon and appurtenances thereunto belong	ing, and warrant the title to the same and waive the appraisement, and all home
ad exemptions. Also Thirtyshares of stock of said Association, C This mortgage is given in consideration of Three Thous receipt of which is hereby acknowledged, and for the purpose of sec	ertified No. 1150 BAG DOLLARS uring payment of the monthly sum, fines and other items hereinafter specified, and
e performance of the covenants hereinafter contained. And the said mortgagor S for themselves venantwith said mortgagee its successors and assigns, as follows.	nwe!
AVINGS & LOAN ASSOCIATION, and having borrowed of said Association require aboreholders and h	shares of stock of the said HOME BUILDING AND pelation, in pursuance of its by-laws, the money secured by this mortgage, will do all corrowers to do, and will pay to said Association on said stock and loan the sum of the
d indebtedness shall be discharged by the cancellation of said stock at der said by-laws or under any amendments that may be made there	pollars and Ninety cents (\$ 42.90 month, until said stock shall mature as provided in said by-laws, provided the maturity, and will also pay all fines that may be legally assessed against bloom to, according to the terms of said by-laws or under my amendments that may be negotiable note bearing even date herewith, executed by said mortgager. So nor husband to said mortgage
SECOND: That said mortgagorS, within forty days after tried upon said lands, or upon, or on account of this mortgage, or the coresented by this mortgage, or by said indebtedness, whether levied agents, or otherwise; and said mortgagorShereby waive any and rebate on or offset against the interest or principal or premium of sa	the same becomes due and payable, will pay all taxes and assessments which shall be indebtedness secured thereby, or upon the interest or estate in said lands created cainst the said mortgagor S., their legal representatives or as all claim or right against said mortgagee, its successors or assigns, to any paymer id mortgage debt, by reason of the payment of any of the aforesaid taxes or assessing the aforesaid taxes or asset the aforesaid taxes or assessing the aforesaid taxes or asset taxes and taxes or asset taxes and taxes or asset taxes and taxes are as a second taxes and taxes are a second taxes and taxes are a second taxes and taxes are a second taxes are a second taxes and taxes are a second taxes and taxes are a second taxes are a second taxes are a second ta
do or fire with insurers approved by the mortgagee in the sum of curity to said mortgage debt, and assign and deliver to the mortgagee FOURTH: If said mortgager, Samake default in the pays surance as above covenanted, said mortgagee, its successors or assigns non said premises under this mortgage, payable forthwith, with interestiffer. Should default be made in the payment of said month, when the same are payable as provided in this mortgage and in sar the period of three mortgage. The said months, then the aforesaid principle are reasonable to the contrary ge, the indebtedness thereby secured shall bear interest from the filing the payments of monthly installments. Appraisement	ment of any of the aforesaid taxes or assessments, or in procuring and maintainin may pay such taxes and effect such insurance, and the sum so paid shall be a further state for the management of the management
fault in any of its covenents, or an olten as the said mortgagors or mor m shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above re e mortgagee and in case of default in the payment of any monthly in m collected less cost of collection, upon said indebtedness, and these p	transpace may be made defendant in any suit affecting the title of said property, which cited the mortgagor hereby assigns the rentals of the above property mortgaged stallment the mortgagee or legal representative may collect said rents and credit the promises may be enforced by the appointment of a Receiver by the Court.
eday of marchA. D. 19.5:	Forn C. Smith (Sea
	S. Fern C. Smith (Sea F. C. Smith (Sea
FATE OF OKLAHOMA, Tuftsa County, ss. Before me, Y. A. Setser y of March 19.23 personally ap Fern C. Smith end F. C.	peared
uses and purposes therein set forth.	ited the same astheirfree and voluntary act and deed for the ave hereunto set my hand and notarial seal on the date above mentioned.
) - W. A. Setser, Notary Publi
	THE THE CHARLESTEE.
209	ER'S ENDORSEMENT: d issued Receipt No. 1666 therefor in payment of mortgage tax on the therefore in the the
ithin mortgage.	10.23
Dated thisday ofday of	