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MORTGAGE RECORD NO. 410

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70.01	STATE OF OKLAHOMA, Tulsa County, ss.
FROM	This instrument was filed for record on the
	of April A. D., 19 23 , at 4:40
	o'clockPM., and duly recorded in Book 410 on page521
то	(SEAL)) C. G. Weaver, (SEAL)) County Clerk.
	(SEAL)) County Clerk, By Brady Brown, Deputy,
	ByDeputy,
	/ Fees, \$
NOW ALL MEN BY THESE PRESENTS:	
That W. H. Morgan and France	es G. Morgan, his wife,
IOME BUILDING AND LOAN ASSOCIATION	na, part1CSof the first part, have mortgaged and hereby mortgage to the of Qklahoma, a corporation homa, party of the second part, the following real estate situated in wit:
Lot Eleven (11) in Block T to the City of Tulsa, Tuls the recorded plat thereof,	hree (3) of Forest Park Addition a County, Oklahoma, according to
ith all the improvements thereon and appurtenances thereunto belonging	g, and warrant the title to the same and waive the appraisement, and all home-
tead exemptions tv-five	115%
Alsoshares of stock of shid Association, Cer This mortgage is given in consideration ofwenty-five	Hundrød Dollars,
ne receipt of which is hereby acknowledged, and for the purpose of secur ne performance of the covenants hereinafter contained. And the said mortgagor S for themselves and	ing payment of the monthly sum, fines and other items hereinafter specified, and their their heirs, executors and administrators, hereby
ovenantwith said mortgagee its successors and assigns, as follow	/8:
ungs which the by-laws of said Association require shareholders and hor	shares of stock of the said <u>HOME BUILDING AND</u> lation, in pursuance of its by-laws, the money secured by this mortgage, will do all rrowers to do, and will pay to said Association on said stock and loan the sum of llars and <u>Seventy-five</u> cents (\$ <u>35.75</u> )
er 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	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. bild may o, according to the terms of said by-laws or-under any amendments theoremy be
SECOND: That said mortgagor5, within forty days after the vied upon said lands, or upon, or on account of this mortgage, or the in- presented by this mortgage, or by said indebtedness, whether levied again	<b>rgan</b> , his wife, will pay all taxes and assessments which shall be debtedness secured thereby, or upon the interest or estate in said lands veated or nst the said mortgagor S, their license is upon the interest or assigns, to any payment
ado or fire with insurers approved by the mortgagee in the sum of $\dots$	erected and to be erected upon said lands insured against loss and damage by tor-
surance as above covenanted, said mortgagee, its successors or assign me en on said premises under this mortgage, payable forthwith, with interest FIFTH: Should default be made in the payment of said monthly d, when the same are payable as provided in this mortgage and in said or the period of	Il insurance upon said property.   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 at the rate of
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