## $c_{OMp_{A_{RED}}}$ MORTGAGE RECORD NO. 410

2670 C.M.J.		CTATE OF OUT AHOMA Tules County as	
REASURER'S END	FROM	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the	ay
EASURER'S END  Certify that I receive  5.70 L therefor i	ed \$ - 2 and issueu	of Oct. A. D., 19 22 , a	
pt No. 2 therefor i	n payment of morteus	o'clockPM., and duly recorded in Book 410 on page	56,
pt 110.29-12-12 morterie.	1TQ 192 2-	((SEAL)) 0. D. Lawson,	County Clerk.
on the within morter of Dated this 3/ dt; C. WAYNE-L. Fucks	CY. County Treasurer		Deputy.
WINE-T	G. Deputy		*******
		/ Fees, \$	
That	Mrs. Belle West	****	(
Tulsa	County, in the State of Okla	thoma, part 108 of the first part, have mortgaged and hereby	mortgage to the
HULLU BULLUL aroanized and doing busines	NG AND LUAN ACCOUNTAILS of under the statutes of the State of C	ON of Tulsa , Oklahom Oklahoma, party of the second part, the following real estate situated	ia, a corporation
Tulsa	County, State of Oklahoma	, to-wit:	· ••••••••••••••••••••••••••••••••••••
	Lot Ten (10), Bloc	k Two (2). Federal Heights Sub-divisio	n
	of part of Lots Tw	k Two (2), Federal Heights Sub-divisio o (2) and Three.(3) Section Four (4)	_
		North (19N) Rge. Thirteen East (13E) o ridian, according to the recorded plat	
	thereof.		
			4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
tend exemptions	- 1	nging, and warrant the title to the same and waive the appraisemen	t, and all home-
Also Eight	shares of stock of said Association,	Certified No. 841	
This mortgage is given in	consideration of Blant	securing payment of the monthly sum, fines and other items hereinaft	DOLLARS, ter specified, and
he performance of the covenant:	s hereinafter contained.  s for themselves		
covenantwith said mort	tragee its successors and assigns, as fo	llows:	
FIRST: Said mortgagor	Sbeing the owner of	ight shares of stock of the said HOME BUTID ssociation, in pursuance of its by-laws, the money secured by this mor	
hings which the by-laws of said	Association require shareholders and	l borrowers to do, and will pay to said Association on said stock and	l loan the sum of
TWenty-fi er month, on or before the	15thday of each and ev	Dollars and No cents (\$ 25 very month, until said stock shall mature as provided in said by-law	vs. provided that
aid indebtedness shall be discha	rged by the cancellation of said stock :	at maturity, and will also pay all fines that may be legally assessed agereto, according to the terms of said by-laws or under any amendment	gainst them
nade thereto- according to the 4	orms of said by laws and a certain no	n-negotiable note bearing even date herewith, executed by said mort	gagor_S
SECOND: That said mo	TS. BOLLE WOSE and G	E. West, her husband to to to the same becomes due and payable, will pay all taxes and assessmen	said mortgagee its which shall be
evied upon said lands, or upon.	or on account of this mortgage, or th	te indebtedness secured thereby, or upon the interest or estate in said against the said mortgagor_S,theirlegal repre	lands created or
epresented by this mortgage, or signs, or otherwise; and said mo	of said indeptedness, whether levied in the said indepted in the said in	against the said mortgagor2,indiegal repre- id all claim or right against said mortgagee, its successors or assigns,	to any payment
or rebate on or offset against the ments.	e interest or principal or premium of	said mortgage debt, by reason of the payment of any of the aforesaid	1 taxes or assess-
THIRD: That the said	mortgagor_S_will also keep all buildi	ings erected and to be erected upon said lands insured against loss and Eight Hundred dol	i damage by tor-
security to said mortgage debt, a	and assign and deliver to the mortgag	ee all insurance upon said property.	
nsurance as above covenanted. s	said mortgagee, its successors or assign	nyment of any of the aforesaid taxes or assessments, or in procuring as may pay such taxes and effect such insurance, and the sum so paid a	shall be a further
ien on said premises under this n	nortgage, payable forthwith, with inte	rest at the rate of ten per thly sums, or of any of said fines, or taxes, or insurance premiums, or	cent per annum.
of, when the same are payable	as provided in this mortgage and in	said note and said by-laws, and should the same, or any part thereo	of, remain unpaid
or the period ofUTF96_ with arrearages thereon, and all	months, then the aforesaid print renalties, taxes and insurance premi	nciple sum of <u>Tight Hundred</u> iums shall, at the option of said mortgagee, or its successors or assigns,	DOLLARS, become payable
immediately thereafter, anything	g hereinbefore contained to the contra	ary thereof notwithstanding. In the event of legal proceedings to for ing of such foreclosure proceedings at the rate of ten per cent per ann	eclose this mort-
birther nearments of monthly ins	tollmente Annrai semer		
SIXTH: The said morts	gagors shall pay to the said mortgagee Eight Y	or to its successors or assigns, the sum of	DOLLRS,
as a reasonable_attorney	Sfee in addition to all other	legal costs, as often as any legal proceedings are taken to foreclose to ortgagee may be made defendant in any suit affecting the title of said	this mortgage for
sum shall be an additional lien o	n said premises.		
the mortgagee and in case of def	ault in the payment of any monthly i	recited the mortgagor hereby assigns the rentals of the above proper installment the mortgagee or legal representative may collect said ren	its and credit the
sum collected less cost of collecti	on, upon said indebtedness, and these	promises may be enforced by the appointment of a Receiver by the bereunto set their hand S	Court.
the 28th	day of October A. D. 19	22. Mrs. Belle West	
		G. E. West	(Seal)
STATE OF OKLAHOMA	Tulsa County, ss.		
Before meth	e undersigned	a Notary Public in and for said County and State, on this	wenty-eigh
day of <u>October</u> Mrs	. Belle West and G. F	appeared	
	to me known to be the identical perso	on _ Swho executed the within and foregoing instrument, and ack	mowledged to me
	that uses and purposes therein set forth.	cuted the same as the ir free and voluntary act	and deed for the
		have hereunto set my hand and notarial seal on the date above menti	oned.
	(Seal)	W. A. Setser,	Notary Public.
		L926.	1,000.
My commission expires on the			
	TREASU	RER'S ENDORSEMENT:	
I hereby certify that I rec	TREASU	RER'S ENDORSEMENT: and issued Receipt Notherefor in payment of mo	rtgage tax on the
I hereby certify that I rec	TREASU	and issued Receipt Notherefor in payment of mo	rtgage tax on the