MORTGAGE RECORD NO. 410

	FROM	This instrument was filed for record on the 18th day April A.D., 1923, at 4:00
**************************************	အော် အမြောက်သည်တွေ လည်းရေးများသည် မေရာက်သည် သည် မေရာက်သည် သည် မေရာက်သည် မေရာက်သည်။ မေရာက်သည် မေရာက်သည် မေရာက်သ သည်	of April A. D., 1923, at 4:00 o'clock M., and duly recorded in Book 410 on page 563
*****************	******************	
	TO ((SEAI) County Clerk.
		By Brady Brown, Deputy.
*******		Fees, \$
NOW ALL MEN BY THE		
That	W. W. Covert (a widowe	er) ,
Tulsa PEOPLES BUILDING	County, in the State of Oklahoma, AND LOAN ASSOCIATION ones under the statutes of the State of Oklahor	part_Yof the first part, have mortgaged and hereby mortgage to the Tulsa
Tulsa	County, State of Oklahoma, to-wi	ti de esta de la companya de la comp
Tot o	(1) to project the (4)	*** ****
the to	own of Turley, Oklahoma, a thereof.	in North Turley Addition to according to the recorded
vith all the improvements ther	eon and appurtenances thereunto belonging.	and warrant the title to the same and waive the appraisement, and all home-
stead exemptions.		led No. 241 Series No. B.
This mortgage is given i	n consideration of Seven Hundre	d and no/100DoLLARS,
he receipt of which is hereby a he performance of the covenan	acknowledged, and for the purpose of securing its hereinafter contained.	g payment of the monthly sum, fines and other items hereinafter specified, and
And the said mortgagor	for himself and f	his hereby
FIRST: Said mortgage	rtgagee its successors and assigns, as follows:	even shares of stock of the saidPEOPLES_BUILDING_AN
SATINGS & LOAN ASSOCIATIONS which the by-laws of satural THELVE	ATION, and having borrowed of said Associat id Association require shareholders and borro	ion, in pursuance of its by-laws, the money secured by this mortgage, will do all wers to do, and will pay to said Association on said stock and loan the sum of rs and eighty-three cents (\$ 12.85)
er month, on or before the	20th day of each and every m	onth, until said stock shall mature as provided in said by-laws, provided that
wrohms.mo-swalesd when when	ny mandmentasthat may be made thereto.	curity, and will also pay all fines that may be legally assessed against. him according to the terms of said by-laws or-union any amendments that may be table note bearing even date herewith, executed by said mortgagor.
		to said mortgagee ame becomes due and payable, will pay all taxes and assessments which shall be
SECOND: That said n	nortgagor, within forty days after the s	
represented by this mortgage, o	r by said indebtedness, whether levied against	btedness secured thereby, or upon the interest or estate in said lands created or the said mortgagor,hislegal representatives or as-
represented by this mortgage, or signs, or otherwise; and said m or rebate on or offset against t	or by said indebtedness, whether levied against nortgagorhereby waive any and all c he interest or principal or premium of said m	btedness secured thereby, or upon the interest or estate in said lands created or the said mortgagor
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