## GOMPARED MORTGAGE RECORD NO. 410

214546 C.fa.J.	<b>\</b>	STATE OF OKLAHOMA, Tulsa County, ss.	
FROM TREASURER'S ENDORSEMENT		This instrument was filed for record on t	he 23rd day
erchy certify that I received \$ 25	and issued	of Nov. A. D. o'clock P. M., and duly recorded in Book	, 19 66 , at 2:45
.Nole K. J. L. therefor in payment.	of mortgage	0. D. Lawson.	410 on page
the within mortgage TO ed this 2.3 day of 10.	~ (	((SEAL))	County Clerk.
WAYNE L. DICKEY, County-T	reasurer	By F. Delman,	Deputy
$g \downarrow 5$		Fees, \$	
NOW ALL MEN BY THESE PRESEN	Depoty TS:		rene mpres durant la
		Oma McCreery, his wife.	
uly organized and doing business under the	inty, in the State of Oklahom IOAN ASSOCIATION estatutes of the State of Oklahoma, to-	a, part 16S of the first part, have mortgaged of Tulsa	and hereby mortgage to th, Oklahoma, a corporatio tate situated in
to th	hree (3) in Block e city of Tulsa, e recorded plat t	r Two (2) of Irving Place Add Tulsa County, Oklahoma, accordereof,	lition ording
ith all the improvements thereon and appu tead exemptions.	rtenances thereunto belonging	, and warrant the title to the same and waive the	appraisement, and all home
Also Twenty-fiveheres of	stock of said Association, Cer	affied No907	
This mortgage is given in consideration receipt of which is hereby acknowledged	on of Twenty-f	ive Hundred	ems hereinafter specified, an
he performance of the covenants hereinafter	contained.		
And the said mortgagorS_for_ ovenantwith said mortgagee its su	ccessors and assigns, as follows		s and administrators, heren
AVINGS & LOAN ASSOCIATION, and I	having borrowed of said Associate require shareholders and borrowed	y-five shares of stock of the said HO! tion, in pursuance of its by-laws, the money secured rowers to do, and will pay to said Association on salars and Seventy-five	l by this mortgage, will do a aid stock and loan the sum
id indebtedness shall be discharged by the nder said by-laws or under any amendmen ade thereto, according to the terms of said R. M. SECOND: That said mortgagorvied upon said lands, or upon, or on accourance of the said was a said lands, or upon, or by said independent of the said mortgage, or by said independent of the said was a said lands.	cancellation of said stock at m tas that may be made thereto.  -by-laws and a certain non-net McCreery and oma  S, within forty days after the nt of this mortgage, or the ind abtedness, whether levied again	month, until said stock shall mature as provided inturity, and will also pay all fines that may be legall, according to the terms of said by-laws opender-gotfable note bearing even date herewith, executed McCreery, his wife, same becomes due and payable, will pay all taxes a lebtedness secured thereby, or upon the interest or ist the said mortgagor. L. their claim or right against said mortgage, its successor	y assessed against. 111111111111111111111111111111111111
rebate on or offset against the interest or ents. THIRD: That the said mortgager.	principal or premium of said  S will also keep all buildings of	mortgage debt, by reason of the payment of any of crected and to be erected upon said lands insured ag Twenty-five Hundred	the aforesaid taxes or asses ainst loss and damage by to
curity to said mortgage debt, and assign a FOURTH: If said mortgagorS surance as above covenanted, said mortgage	nd deliver to the mortgagee al make default in the payme see, its successors or assigns ma	l insurance upon said property. nt of any of the aforesaid taxes or assessments, or y pay such taxes and effect such insurance, and the	in procuring and maintaining sum so paid shall be a furth
FIFTH: Should default be made in f, when the same are payable as provided or the period of three montith arrearages thereon, and all penalties, to mediately thereafter, anything hereinbefor age, the indebtedness thereby secured shall urther payments of monthly installments.	the payment of said monthly in this mortgage and in said hs, then the aforesaid principle axes and insurance premiums re contained to the contrary the bear interest from the filing of Appraisement was	the rate of ton ton sums, or of any of said fines, or taxes, or insurance note and said by-laws, and should the same, or an sum of Twenty-five Hundred shall, at the option of said mortgagee, or its successored notwithstanding. In the event of legal proce f such foreclosure proceedings at the rate of ten per ived.  its successors or assigns, the sum of	premiums, or any part ther y part thereof, remain unpart DOLLAR: rs or assigns, become payab sedings to foreclose this mor cent per annum in lieu of the
attornev's	no Hundred Fifty	costs, as often as any legal proceedings are taken	to foregless this mortgage for
efault in any of its covenents, or as often as um shall be an additional lien on said premi SEVENTH: As further security for the mortgage and in case of default in the p	the said mortgagors or mortga ises.  the indebtedness above recite payment of any monthly instal id indebtedness and these pro-	gee may be made defendant in any suit affecting the d the mortgagor hereby assigns the rentals of the llment the mortgagee or legal representative may consess may be enforced by the appointment of a Rec	a title of said property, which above property mortgaged to allect said rents and credit the siver by the Court.
neday of	November D. 19 22	eunto set their R. M. McCreery	(Sea
		Oma McCreery	(oca
FATE OF OKLAHOMA. Tule			
Before me, the undergood November R. M.	County, ss. Signed , 19 22 personally appea McCreery and Oma	, a Notary Public in and for said County and State red McCreery, his wife	o, on this 21st
to me know that uses and pu IN Y	they  cecuted  rposes therein set forth.	, a Notary Public in and for said County and State red NCCTEBY, his wife, who executed the within and foregoing instruct the same as their hereunto set my hand and notarial seal on the date	relation and acknowledged to involuntary act and deed for the
to me know that uses and pu IN Y	they  cecuted  rposes therein set forth.	the same as their free and v	relation and acknowledged to it relations and deed for the above mentioned.
to me know that uses and pu IN Y	they  cecuted  rposes therein set forth.	the same as their free and v	relat, and acknowledged to it voluntary act and deed for the above mentioned.
to me know that uses and pu IN V  My commission expires on the	they executed irposes therein set forth.  VITNESS WHEREOF, I have (Seal)  day of Feb. 192	the same as their free and the same as their	above mentioned.  Notary Publi