COMPARED MORTGAGE RECORD NO. 410

The instrument was first for record on the	217072 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa County, ss.
octock. P. M. and day recorded in Book 410 on page. 206 O. D. LEWBON. D. P. P. POLIBERT. Deposity. From 8. NOW ALL MAN BY THISE PRESENTS: That PROJ. R. Bell. and Esiley 3. Bell. Wife and Inschema Delta B. C. Bell. and B. Bell. Wife and Duckson bereduced and deep business under the statute of the State of Oblahoma, party of the second part, the following real units divasted in the This Control of the Co	FROM	This instrument was filed for record on the 20
O. D. Lawson, Gaman, Country Chirk. By F. Dollman, Deputy. From 8. That. Country Date of the Street of Country of the Street of Country Chirk. Display to the second part, the following real state state of Country of Tules. South Minety-five (95) floor of the Country of Country of Tules, Oklahoma, according to the recorded plat thereof. All the Improvements thereon and appartmenages thereunts belonging, and warrant the title to the same and whire the apprehenment, and all bonneeded exemptings. All the Improvements thereon and appartmenages thereunts belonging, and warrant the title to the same and whire the apprehenment, and all bonneeded exemptings. All the Improvements thereon and appartmenages thereunts belonging, and warrant the title to the same and whire the apprehenment, and all bonneeded exemptings. All the Improvements thereon and appartmenages thereunts belonging, and warrant the title to the same and whire the apprehenment, and all bonneeded exemptings. And the sain contexpoor. And the sain co	<u></u>	o'clock P. M., and duly recorded in Book 410 on page 206
The country of the country of the second pure the same and whive the apprehensent, and all bonomerated and design ground the same and white the same and whive the apprehensent, and all bonomerated and design ground the same and the same and whive the apprehensent, and all bonomerated and design ground the same and the same and whive the apprehensent, and all bonomerated and design ground the same and the same and whive the apprehensent, and all bonomerated and design ground the same and whive the apprehensent, and all bonomerated and design ground the same and whive the apprehensent, and all bonomerated ground the same and whive the apprehensent, and all bonomerated ground the same and whive the apprehensent, and all bonomerated ground the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent, and all bonomerated ground the same and the same and whive the apprehensent and apprehensent	TO	O. D. Tawson
NOW ALL MEN BY THESE PRESENTS: That. FOR M., Rell. and Reiley 3. Rell. wife and humband South Mineter M. County, State of Okahoma, part. The M. Official County of the desired part, the following real craise included in M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to with M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of Okahoma, to county M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County, State of M. Tull. S. County M. Tull. S. County, State of M. Tull. S. County,		(CELATI)
That 279.8. M 2013. M 2013. M 2013. and Belley 7. Bell, wife and knebend (1 2018 2014. M 2		By Deputy.
That Page 11 Dec 11 Dec 11 Dec 12 Dec 12 Dec 12 Dec 12 Dec 12 Dec 13 Dec 13 Dec 14 Dec 15 Dec		/ Fees, \$
The state of the s		ailey 7. Bell, wife and husband
why organized and doing business under the statutes of the State of Oktabona, party of the second part, the following real estate situated in		
South Hinety-five (95) Clerence Hoyd's Stud-division of the City of Hot Eithy of Tules, O'Lahoms, according to the recorded plat thereof. Ath all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the apprehenment, and all home-tend enought the Company of the City of	duly organized and doing business under the statutes of the State of O	klahoma, party of the second part, the following real estate situated in
of Int Fave (5) Clerence Hoyd is Sub-division of the city of Tules, Oklahoms, according to the recorded plat thereof. About the improvements thereon and appurtaneances thereunto belonging, and warrant the title to the same and waive the apprehenced, and all home-took decemptings, only-five hours of stock of said Amsociation, Certified No. 11116 Although the same and waive the apprehenced, and for the purpose of securing payment of the monthly sum, these and other items hereinfatte specified, and an extension of the purpose of securing payment of the monthly sum, these and other items hereinfatte specified, and and the said mortgage is given in consideration. The purpose of securing payment of the monthly sum, these and other items hereinfatte specified, and and the said mortgage of the being the owners. The purpose of securing payment of the monthly sum, these and other items hereinfatte specified, and and the said mortgage of the being the owners. The purpose of securing payment of the monthly sum, these and other items hereinfatte specified, and and the said mortgage of the being the owners of the purpose of securing payment of the monthly sum, these and other items hereinfatte specified, and the said mortgage of the being which the being was found to purpose of the purpose of the payment of the payme	Gouth Ninety Sive (OE)	fact of the West Seventy (70) feet
the desception to 1.—11 Te hartes of stock of said Association, Certified No. 11.116 This mottesses is given in consideration of	of Lot Five (5) Claren	ce Tloyd's Sub-division of the city
the desception to 1.—11 Te hartes of stock of said Association, Certified No. 11.116 This mottesses is given in consideration of		
the desception to 1.—11 Te hartes of stock of said Association, Certified No. 11.116 This mottesses is given in consideration of		
the desception to 1.—11 Te hartes of stock of said Association, Certified No. 11.116 This mottesses is given in consideration of		
the desception to 1.—11 Te hartes of stock of said Association, Certified No. 11.116 This mottesses is given in consideration of	otal -11 ale in the internal of	1
he receipts of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinatter specified, and he performance of the covenants—with said mortgager. 9. [Act 15,1916] 19.08 and for the covenants—with said mortgager. 9. [Act 15,1916] 19.08 and segment of the purpose of successors and assigns, as follows: A purpose of successors and assigns, as follows: A purpose of the purpose of th	nth all the improvements thereon and appurtenances thereunto belon tead exemptions. The property - Power	ging, and warrant the title to the same and waive the appraisement, and all home-
he receipts of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinatter specified, and he performance of the covenants—with said mortgager. 9. [Act 15,1916] 19.08 and for the covenants—with said mortgager. 9. [Act 15,1916] 19.08 and segment of the purpose of successors and assigns, as follows: A purpose of successors and assigns, as follows: A purpose of the purpose of th		
And the said mortgagor. S. for themselves. and for the said. The beirs, executors and administrators, hereby events at the said mortgagor. S. heing the event of TUENTY-1.79	he receipt of which is hereby acknowledged, and for the purpose of se	ecuring payment of the monthly sum, fines and other items hereinafter specified, and
FIRST: Said mortgagor. S. being the owner of TYPENTY-TYPE	And the said mortgagor S for themselves	
AMINGS & LOAN ASSOCIATION, and having borrowed of said Association, in pursuence of its by-laws, the money secured by this mortgage, will do all higs which the by-laws of said Association require shareholders and borrowers to do, and will pay to said Association and stock and lapt age and of Thirty-13ve cents (\$.25.75). The month, on or before the 2011 day of each and very month, until said stock shall mature as provided that said indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. The mature and the said by-laws or mandments that may be made thereto, according to the terms of said by-laws or made and said by-laws. The said made is all by-laws or made and the said mortgage. SECOND: That said mortgager within forty days after the same becomes due and payable, will say all taxes and assessments which shall be vivid upon said and say run, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or state in said lands created or presented by this mortgage, or by said indebtedness, whether levied against the said mortgage, its successors or makes the said mortgage. It is successor or assigns, to may payment or rebate on or offset signist the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgager Sull also keep all buildings created and to be erected upon said lands insured against loss and, damage by to-make a said or said and said mortgage in the sum or payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgage, its successors or assigns may pay such taxes and affect such insurance, and the said and the said mortgage or to said mortgage or to said mortgage or to said said socked the said property, which could be said to said the said property and the said m	FIRST: Said mortgagor S being the owner of Twe	nty-five shares of stock of the said THE LOCAL BUILDING
ementh, on to before the 30th day of each and every month, until said stock shall mature an provided in said by-leavs, provided that said indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. 12.00 does not be said to the terms of said by-leavs or under any amendments that may be made thereto, according to the terms of said by-leavs and a certain non-negotiable note bearing even date herewith, executed by said mortgagor	EAVINGS & LOAN ASSOCIATION, and having borrowed of said As bings which the by-laws of said Association require shareholders and	sociation, in pursuance of its by-laws, the money secured by this mortgage, will do all
aid indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. 1991. Index said by-lows or under any amendments that may be made thereto, according to the terms of said by-lows and any amendments that that may be made thereto. EVR H. B. B. B. L. and B. B. All. W. B. B. B. L. Wilf. 2, and In Uniberate any content of the terms of said mortgage. EVR H. B. B. B. L. and B. B. All. W. B. B. B. L. Wilf. 2, and In Uniberate any content of the said mortgage. EVR H. B. B. B. L. and B. B. L. Wilf. 2, and In Uniberate so estate in said lands created or presented by this mortgage, or on account of this mortgage, or the inebtedness secured thereby, or upon the industry or estate in said lands created or presented by this mortgage, or by said indebtedness, whether lavied against the said mortgage, is successors or assigns, to any payment rebate on or offset against the interest or principal or premium of said mortgage, and mortgage, is successors or assigns, to any payment rebate on or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments. FOURTH: It said mortgage. S make default in the payment of any of the aforesaid taxes or assessments. FOURTH: It said mortgage, its successors or assigns may pay said taxes and affect such insurance, and the sum so paid shall be a further on on said premises under this mortgage, its successors or assigns may pay and the said mortgage, and in payment of any of the aforesaid taxes or assessments, or in procuring and maintaining marance as above covenanted, said mortgage, its successors or assigns may pay and the said mortgage or any part there or any part there are any payment of said mortgage or any part there are no and premises under this mortgage, its successors or assigns may pay and the any payment of any payment of said mortgage or any payment of any marked payment of said mortgage or any payment of	Thirty-five	Dollars and Seventy-11ve cents (\$ 55.75
nade harsto, according to the terms of said by-lows and a certain non-negotiable note bearing even date herewith, executed by said mortgagor. STAR H. BEJL SHIA BALLOY E. BEJL NIA 9. SINCH NI	aid indebtedness shall be discharged by the cancellation of said stock :	at maturity, and will also pay all fines that may be legally assessed against
SECOND: That said mortgagor. S. within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be vided upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or state in said lands created or presented by this mortgage, or by said indebtedness, whether levied against the said mortgagor. S. BUIL 1917	ande thereto, according to the terms of said by lows and a certain nor	n-negotiable note bearing even date herewith, executed by said mortgagor
presented by this mortgage, or by said indebtedness, whether levied against the said mortgage. 3., 9.104, 1991. presented by this mortgage, or by said indebtedness, whether levied against the said mortgage. 3., 9.104, 1991. rebate on or offset against the interest or principal or premium of said mortgage dobt, by reason of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgager. 3. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tonado or fire with insurers approved by the mortgages in the sum of TWOTLY-1 19 NUMBER d dollars, as a further centrity to said mortgage ebt, and assign and deliver to the mortgages all insurance upon said property. FOURTH: It said mortgager. 3 make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining surrance as above covenanted, said mortgages, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further on said premises under this mortgage, and in said not and said by a survained as a survained as a survained and said mortgages. The survained are a survained as a survained as a provided in this mortgage and in said not and said by-laws, and should be assen, or any part thereof, when the same are payable as provided in this mortgage and in said note and said by-laws, and should be assen, or any part thereof, when the same are payable as provided in this mortgage and in said note and said by-laws, and should be assen, or any part thereof, when the same are payable as provided in this mortgage and in said note of said mortgage, or its successors or assigns, become payable mandalety thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby seems of many the said mortgage and the said mortgages or law to the said proceedings to foreclose the more and the said property,	SECOND: That said mortgagor, within forty days after	r the same becomes due and payable, will pay all taxes and assessments which shall be
igns, or otherwise; and said mortgagor	evied upon said lands, or upon, or on account of this mortgage, or the	e indebtedness secured thereby, or upon the interest or estate in said lands created or
THIRD: That the said mortgagor. S. will also keep all buildings erected and to be erected upon said lands insured against loss and, damage by tondo or five with insurers approved by the mortgage at the sum of. TWOILY-TIVO NUMICE d. dollars, as a further ecurity to said mortgage debt, and assign and deliver to the mortgage all insurance upon said projecty. FOURTH: If said mortgage or. S make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgages, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further en on said premises under this mortgage, payable forthwith, with interest at the rate of. TON TON	igns, or otherwise; and said mortgagorShereby waive any and or rebate on or offset against the interest or principal or premium of a	d all claim or right against said mortgagee, its successors or assigns, to any payment
recurity to said mortgage debt, and essign and deliver to the mortgagee all insurance upon said property. FOURTH: If said mortgager, S make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further ten on said premises under this mortgage, payable forthwith, with interest at the rate of TOD	nents. THIRD: That the said mortgagor_S will also keep all buildin	ngs erected and to be erected upon said lands insured against loss and damage by tor-
nsurance as above covenanted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further ien on said premises under this mortgage, payable forthwith, with interest at the rate of		
ten on said premises under this mortgage, payable forthwith, with interest at the rate of TOTAL Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, 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 thereof, 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 thereof, 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 thereof, 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 thereof, when the same are payable as provided in this mortgage in the payments of monthly the said mortgage in the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the urther payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of the rate of ten per cent per annum in lieu of the urther payments of monthly installment and fifty. So a reasonable, SOLICITOR'S fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for lefault in any of its coven.nst, or as often as the said mortgage or legal representative may collect said property, which um shall be an additional lien on said proemises. SEVENTE: As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the un collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The and Sailey E. Bell. wife & husband to me known to b	nsurance as above covenanted, said mortgagee, its successors or assign	s may pay such taxes and effect such insurance, and the sum so paid shall be a further
f, 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 thereof, remain unpaid or the period of	ien on said premises under this mortgage, payable forthwith, with inter	est at the rate ofTenper cent per annum.
with arrearges thereon, and all penalices, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable mendiately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the urther payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	of, when the same are payable as provided in this mortgage and in s	said note and said by-laws, and should the same, or any part thereof, remain unpaid
rage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the urther payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	vith arrearages thereon, and all penalties, taxes and insurance premi	ums shall, at the option of said mortgagee, or its successors or assigns, become payable
SIXTH: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	age, the indebtedness thereby secured shall bear interest from the fili	ry thereof notwithstanding. In the event of legal proceedings to foreclose this mort- ng of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the
Two hundred and fifty DOLLRS, is a reasonable_SOlicitor!sfee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage feefult in any of its covenants, or a often as the said mortgages or mortgagee may be made defendant in any suit affecting the title of said property, which um shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the mortgage and in cese of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the um collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgage. Sha Ve hereunto set their hand a Receiver by the Court. IN WITNESS WHEREOF, The said mortgage. Sha Ve hereunto set their hand sand seal. Sha day of December A. D. 19. 22 Eva H. Bell	SIXTH: The said mortgagors shall pay to the said mortgagee	or to its successors or assigns, the sum of
lefault in any of its covenants, or as often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which um shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the um collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. ha. Ve. hereunto set the interval to the interval of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. ha. Ve. hereunto set the interval of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. ha. Ve. hereunto set the interval of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor or legal representative may collect said rents and credit the um collected by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	Two hundred an	d fifty Dollrs,
SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the um collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgaor S ha V8 hereunto set their hand S and seal S on he 15th day of December A D. 19 28 EVA H. Bell (Seal) Bailey E. Bell (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, Lucy Belle Johnston , a Notary Public in and for said County and State, on this 20th lay of December 1922 personally appeared Eva H. Bell and Sailey E. Bell, wife & husband to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	lefault in any of its covenants, or as often as the said mortgagors or mo	ortgagee may be made defendant in any suit affecting the title of said property, which
um collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgar S ha Ve hereunto set their hand S and seal S on he 15th day of December A D. 19 22 Eva H. Bell (Seal) Bailey E. Bell (Seal) EVA H. Bell (Seal) Bailey E. Bell (Seal) EVA H. Bell (Seal) EVA H. Bell (Seal) EVA H. Bell (Seal) EVA H. Bell and Sailey E. Bell (Seal) To me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	SEVENTH: As further security for the indebtedness above r	
Bailey E. Bell (Seal) TATE OF OKLAHOMA, Tulsa County, ss. Before me, Lucy Belle Johnston , a Notary Public in and for said County and State, on this 20th lay of December , 19 22 personally appeared Eva H. Bell and Sailey E. Bell, wife & husband to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	um collected less cost of collection, upon said indebtedness, and these	promises may be enforced by the appointment of a Receiver by the Court.
Bailey E. Bell (Seal) TATE OF OKLAHOMA, Tulsa County, ss. Before me, Lucy Belle Johnston , a Notary Public in and for said County and State, on this 20th Lay of December , 19.22 personally appeared Eva H. Bell and Sailey E. Bell, wife & husband to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	in witness whereof, The said mortgaor have 15th day of December A. D. 19	nercunto set hand and seal on 22
TATE OF OKLAHOMA, TulsaCounty, ss. Before me, Lucy Belle Johnston, a Notary Public in and for said County and State, on this20th lay of		
TATE OF OKLAHOMA, TulsaCounty, ss. Before me, Lucy Belle Johnston, a Notary Public in and for said County and State, on this20th ay of		Balley E. Bell (Seal)
to me known to be the identical person. — who executed the wind and notegoing institution, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	TATE OF OKLAHOMA, Tulsa County. ss.	
to the known to be the identical person. — who executed the winth and foregoing institution, and acknowledged to the that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	Before me, Lucy Belle Johnston	, a Notary Public in and for said County and State, on this 20th
to me known to be the identical person. — who executed the wind and foregoing institution, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.	Eya H. Bell and "ai	ley E. Bell, wife & husband
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lucy Belle Johnston, Notary Public.		
(Seal) Lucy Belle Johnston, Notary Public.	uses and purposes therein set forth.	
My commission expires on the 8th day of July, 1925. TREASURER'S ENDORSEMENT: I hereby certify that I received 3 2 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	IN WITNESS WHEREOF, I	nave nereunto set my nand and notarial seal on the date above mentioned. They Relle Johnston
I hereby certify that I received 3 2 52 and issued Receipt No. 6 6 1 therefor in payment of mortgage tax on the within mortgage. Dated this 20 day of Alexander. Dated this 20 By Gazett Deputy.	My commission expires on the 8th day of July. 1	925. Notary Public.
I hereby certify that I received 3 2 32 and Issued Receipt No. 6 6 l therefor in payment of mortgage tax on the within mortgage. Dated this 20 day of Alexander Treasurer. By 6 Care M. Deputy.	TREASU	RER'S ENDORSEMENT;
Dated this 20 day of Alexander, 1922 Willing The Dickley County Treasurer. By G. Clientt Deputy.	I hereby certify that I received 3 2 3	nd issued Receipt No6.ftherefor in payment of mortgage tax on the
Wagne for Dickey County Treasurer. By & Cienett Deputy.	within mortgage. Dated this 20 day of 20.	19_22
The state of the s	Wayn J. Die kee common Transmin	By G. Clarett nontre
	Treasurer Country Fleusurer	
q		