	MORTGAG COMPARED	E RECORI	d no. 410		
	217258 C.M.J.	\ STATE OF (	OKLAHOMA, Tulsa County, s	8. 	ļ
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	of	strument was filed for record or Dec. A. 1	D., 1922, at 1:50	
	то	o'clock	M., and duly recorded in Bo O: D. Lawso	ok 410 on page_210 ON, County Clerk.	
	10	( (SEAL))	By F. Delman,	County Clerk. Deputy.	
KNOW ALL MEN BY THES	e presents: Mary E. 108	igue, a single w	<u>oman</u>		
			of the first part, have mortgag		
duly organized and doing busine Tulsa	ss under the statutes of the Sta	te of Oklahoma, party of th	ne second part, the following real	estate situated in	
	Feet (S 150') of	f Lot Three (3), city of Tulsa,	the South One Hund , Block Sixteen (16 Tulsa County, Okla f.	6) Highlands	
				•	
with all the improvements there	on and appurtenances thereunt	o belonging, and warrant th	he title to the same and waive t	he appraisement, and all home-	
stead exemptions, jix Also	shares of stock of said Assoc	iation, Certified No9 Indred	954	DOLLARS.	
the receipt of which is hereby a	knowledged, and for the purpo	se of securing payment of t	the monthly sum, fines and other	tors and administrators, hereby	
covenant S with said mor	tragee its successors and assigns	s. as follows:	heirs, execut		
SAVINGS & LOAN ASSOCIA	FION, and having borrowed of	said Association, in pursuan	ce of its by-laws, the money secu	red by this mortgage, will do all	
ner month, on or before the	.5th day of each	and every month, until sai	id stock shall mature as provided also pay all fines that may be leg	cents (\$1.50) d in said by-laws, provided that	
under said by-laws or under an	y amendments that may be ma	ade thereto, according to th	he terms of said by-laws or unde	er any mendments that may be ad by said mortgagorto said mortgagee	
SECOND: That said m	ortgagor, within forty da	ys after the same becomes d	lue and payable, will pay all taxes ad thereby, or upon the interest of	s and assessments which shall be or estate in said lands created or	ĺ
represented by this mortgage, or signs, or otherwise; and said m or rebate on or offset against th ments.	by said indebtedness, whether lortgagorhereby waive a e interest or principal or premi	levied against the said mort any and all claim or right a um of said mortgage debt, l	gagorher Igainst said mortgagee, its succes by reason of the payment of any e erected upon said lands insured	legal representatives or as- ssors or assigns, to any payment of the aforesaid taxes or assess-	
nado or fire with insurers appro security to said mortgage debt,	ved by the mortgagee in the sun and assign and deliver to the m	n of <u>SIX Hund</u> 10rtgagee all insurance upon	said property.	dollars, as a further	
insurance as above covenanted.	said mortgagee, its successors or	r assigns may pay such taxes	s and effect such insurance, and th	or in procuring and maintaining he sum so paid shall be a further per cent per annum.	
FIFTH: Should default of, when the same are payable	be made in the payment of sai as provided in this mortgage a	id monthly sums, or of any and in said note and said by	of said fines, or taxes, or insuran y-laws, and should the same, or Six Hundred	any part thereof, remain unpaid	
with arrearages thereon, and al immediately thereafter, anythir	l penalties, taxes and insurance g hereinbefore contained to the	e premiums shall, at the opti- contrary thereof notwithsta	ion of said mortgagee, or its succe anding. In the event of legal pr	ssors or assigns, become payable occeedings to foreclose this mort-	
further payments of monthly in	stallments. Annraiseme	ent waived .	e proceedings at the rate of ten p r assigns, the sum of	per cent per annum in lieu of the	
as a reasonable attorne	Sixty y's fee in addition to all	l other legal costs, as often ;	as any legal proceedings are take	en to foreclose this mortgage for	
default in any of its covenents, sum shall be an additional lien SEVENTH As further	r is often as the said mortgago on said premises.	rs or mortgagee may be mad	le defendant in any suit affecting r hereby assigns the rentals of t	the title of said property, which	
	<ul> <li>A to A to</li></ul>	والمحاصين وتراثى المستحيد السليسين ومارا ليس	an and an loval representative may	r collect said rents and credit the teceiver by the Court.	
the 20th	day ofDecemberA.	D. 19	Mary E. League	(Seal)	
		* 		(Seal)	
STATE OF OKLAHOMA, Before me, the	Tulsa undersigned	ty, ss. , a Notary Pub'	lic in and for said County and Sf	tate, on this TWentieth	
day of December	Mary E. League	a single woman		*******************	
	to me known to be the identica that ShO uses and purposes therein set	executed the same as	tea the within and foregoing inst herfree an	rument, and acknowledged to me id voluntary act and deed for the	
	IN WITNESS WHERI	EOF, I have hereunto set my	y hand and notarial seal on the d	ate above mentioned.	
My commission expires on the	day of			Notary Public.	
I hereby certify that I re	ceived \$60 Ctv	REASURER'S ENDORSEM	$\begin{array}{c} \text{IENT:} \\ \text{S.} & 690.7 \\ \text{.} \\ \text{therefor in} \end{array}$	payment of mortgage tax on the	
within mortgage. Dated this <u>2</u> 2	day of Dec	, 19.2.2	$\sim 2$		
Wayne T. I	lickiy County Tr	easurer. By	<u> </u>	Deputy.	

\*

. G

> // 9

H