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21/2605 0.::, COMPARED         2004         2004         2004         70 <tr< th=""><th></th><th>MORTGAGE RECORD NO. 410</th><th></th><th></th></tr<>		MORTGAGE RECORD NO. 410		
PROM       The hadronize was field in words as the		.M.J. COMPAPPED	tini protectione	an a
at				
row       (club,, M, und day waveled has back too many		of <u>Dec.</u> A. D., 19 <u>22at 2:30</u>		
by:     Dr. 1. 20 20014.       NOW ALL AMEN NY YHEE PRESERVES       The		o'clockM, and duly recorded in Book 410 on page		~
by:     Dr. 1. 20 20014.       NOW ALL AMEN NY YHEE PRESERVES       The		TO ((SEAL)) County Clark		
<pre>NNOW ALL MEN BY THESE PERSENTS: The</pre>	*******	By F. Delman, Deputy.		
<pre>NNOW ALL MEN BY THESE PERSENTS: The</pre>				U
<pre>Minimum definition of the state of Orbitabors, seg</pre>				
<pre>mbib oracle and Adding budies under the atotics of the Stote of Oklahoms, party of the speced part, the following rail exists effaulted in</pre>				
<pre>(4 ') in the original form of Tules, Fulse County Oklahoms, according to the official plat thereof.</pre>	duly organized and doing l	usiness under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in		
(47) in the original from of Tules, fulles County Oklahoms, according to the official plat thereof.				
Ale	· • • •	(47) in the original Town of Tulsa. Tulsa County Oklahoma.		
ated exergion. Als				
ated exergion. Als				
<ul> <li>Also</li></ul>	with all the improvements	thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all home-		
This mortgage is given in consideration of	stead exemptions.			
sorement	This mortgage is giv the receipt of which is here	en in consideration of Forty Five Hundred and no/100 DOLLARS, by acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and		
FIRST: Sold motrgager.	And the said morts	agor S for themselves and for theirs, executors and administrators, hereby		
per month, on or before the	FIRST: Said mor	gagor_Sbeing the owner of45shares of stock of the said <u>PEOPLES_BUILDING_AN</u> shares of stock of the said_ <u>PEOPLES_BUILDING_AN</u> shares of its by-laws, the money secured by this mortcare, will do all	D	
SECOND: That said mortgages	per month, on or before th aid indebtedness shall be o under said by-laws or und	e20th		(* ) (* )
<pre>wind upon soil lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon he interest or estate in soil lands created or spresented by this mortgage, or by soil didebtedness, whether levide against the soil mortgage, is successors or asigns, to any payment or robate on or offset sgainst the interest or principal or premium of and mortgage debt, by reason of the payment of any of the aforesaid taxes or assess- ments. THIRD: That the soil mortgage offset and interest or principal or premium of and not be erected upon soil and insured against loss and damage by tor- nead or far with insures approved by the mortgages all buildings erected and to be erected upon soil and insured against loss and damage by tor- nead or far with insures approved by the mortgage of linumence upon said proteiny. FOURTH: If solid mortgage, offset is successors or asigns may pay such taxes and affet such insurance, and the sum so paid shall be a further is on said premises market has in protegas on this invertage at all munchings and should the same, or may part there- it, when the same are payable fortwith, with interest at the rate of</pre>		to said mortgagee		
ments. THRD: That the said mortgager	evied upon said lands, or 1 epresented by this mortga igns, or otherwise; and sa	upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or ge, or by said indebtedness, whether levied against the said mortgagor S, <u>their</u> legal representatives or as- id mortgagor Shereby waive any and all claim or right against said mortgagee, its successors or assigns, to any payment		
ado or fre with insures approved by the mortgages in the sum ofThOURENGL NO. 10.0.100dulars, as a further security to said mortgage of the mortgages at lineurnce upon said projecty. FOURTH: If said mortgage of the mortgages at lineurnce upon said reparts. FOURTH: If said mortgage of the mortgages at lineurnce upon said reparts or a sessment, or in procuring and multinining marance as above covenneted, and mortgage of the mortgages at lineurnce upon said reparts or a sessment, or in procuring and multinining marance as above covenneted, and mortgage of the mortgages at lineurnce upon said reparts or a sessment, or insurance, and the sum so, any part there-of, when the same are propuble as provided in this mortgages and in all onet and adi by laws, and about the same, or any part there-of, remain unpaid or the period of	nents.			
neurance 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 is on said premises under this mortgage, payable forthwith, with interest at the rate of	nado or fire with insurers a security to said mortgage o	pproved by the mortgagee in the sum ofFOUX_THOUSEND_NO/100dollars, as a further lebt, and assign and deliver to the mortgagee all insurance upon said property.		
ien on said premises under this mortgage, payable forthwith, with interest at the rate of	nsurance as above covenar	ted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further		
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 thereof, remain unpaid or the period of				
with arrearages thereon, and all penaltics, taxes and insurance premiums shall, at the oution of said mortgage, or its successors or assigns, become payable mmediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort- market, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per can per annum in lieu of the wither 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 pay	able as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid		
<pre>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</pre>	with arrearages thereon, a	nd all renalties, taxes and insurance premiums shall, at the oution of said mortgagee, or its successors or assigns, become payable		
SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of <u>FOUT HUNGREd and Fifty and no/100</u> DOLLRS, as a reasonable <u>Solicitor's</u> for is an addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for lefault in any of its corcurst, or is often as the said mortgages or mortgagee may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further recurity for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the num 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 <u>Y9</u> hereunto set <u>their</u> hand <u>S</u> and seal. on Rec. <u>27th</u> day of <u>JUD9</u> A. D. 19.22 P. W. ROSS (Seal) Ida ROSS (Seal) STATE OF OKLAHOMA, <u>Tules</u> county, ss. Before me. <u>A. S. Vingr</u> , a Notary Public in and for said County and State, on this <u>27th</u> tay of <u>1922</u> personally appeared to me known to be the identical person. <u>S</u> who executed the within and foregoing instrument, and acknowledged to me that <u>they</u> coccut the same as. <u>their</u> fore and voluntary at and deed for the uses and purposes therein as to forth.	age, the indebtedness then	eby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the		,
is a reasonableSOlicitor's		mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of		
lefault in any of its CONCLALES, CT IS often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which set NTTH: 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. V9. hereunto settheir he??thday ofA. D. 19.22 P. W. ROSS(Seal) Ida ROSS(Seal) Ida ROSS(Seal) Ida ROSS(Seal) TATE OF OKLAHOMA,1922rersonally appeared, i Notary Public in and for said County and State, on this??th sefore me,A. S. VIDET is Notary Public in and for said County and State, on this??th to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me theywho executed the same asfree and voluntary act and deed for the uses and purposes therein set forth.		ttor's if addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for		
SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to he mortgagee and in case 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 mortgaor. S. ha V.9. hereunto set <u>their</u> hand S. and Seal. on he. <u>277th</u> day of JUNO A. D. 19.22 P. W. ROSS (Seal) Ida ROSS (Seal) TATE OF OKLAHOMA, <u>Tulse</u> County, ss. Before me, <u>A. S. Viner</u> , is Notary Public in and for said County and State, on this <u>277th</u> ay of <u>1922</u> personally appeared to me known to be the identical person. <u>S</u> who executed the within and foregoing instrument, and acknowledged to me that. <u>they</u> coecuted the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth.	um shall be an additional	nts, or us olten as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which lien on said premises.		
heP. W. Ross	SEVENTH: As fu he mortgagee and in case	rther security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the		
Ida Ross         (Seal)         STATE OF OKLAHOMA, Tulse         Before me, A. S. Viner         Before me, A. S. Viner         In Notary Public in and for said County and State, on this         27th         Isy of Jung         P. W. Ross and Lda Ross his Wife,         to me known to be the identical person         they	IN WITNESS WH he 27th	PREOF, The said mortgaor S ha V9 hereunto set <u>their</u> hand S and seal on day of JUDE A. D. 19 22 D 11 Road		
STATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>A. S. Viner</u> , is Notary Public in and for said County and State, on this <u>27th</u> lay of <u>June</u> <u>19 22</u> personally appeared <b>E. W. ROSS and Lda ROSS his Wife</b> to me known to be the identical person. <u>S</u> who executed the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth.				
Before me, <u>A. S. Viner</u> , is Notary Public in and for said County and State, on this <u>27th</u> lay of <u>JUN9</u> , <u>1922</u> personally appeared R. W. ROSS and Ida ROSS his Wife, to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth.			=	
to me known to be the identical person	TATE OF OKLAHOMA	4. S. Viner 27th		
to me known to be the identical person	lay ofJune	1922 personally appeared		
that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.		to me known to be the identical person. Such 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		
(Seal) <u>A. S. Viner</u> Notary Public. My commission expires on the 19th day of <u>Apri, 1926</u> .		IN WITNESS WHEREOF. I have bereunto set my hand and notarial seal on the date above mentioned.		

TREASURER'S ENDORSEMENT: \_\_\_\_\_and issued Receipt No. 9.2.2.9....therefor in payment of mortgage tax on the TREASURER'S ENI I hereby certify that I received \$ 4.50 and issued Re within mortgage. Dated this 20 day of All 19.2 Waynf I. Jacksty County Treasurer. By & Garritt Deputy.

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