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S17687 C.H. J. PROM COMPARED To To To To To To To Comparison To To Comparison To Comparison To Comparison To Comparison To Comparison Comparison To Comparison Comparison To Comparison Comparison Comparison To Comparison Comparison <t< th=""><th>je stational statio</th><th></th><th></th></t<>	je stational statio		
217687 O.H.J. FROM COMPARED STATE OF OKLAHOMA, Tubia County, st. 28th. TO Determinent was field for second on the 20th. TO D. D. 1022	MORTGAGE F	RECORD NO. 410	an a
FROM COMPARED STATE OF OKLAIOMA, Tube Contry, so. 26th To The interments was filted coresord on the			2010-2010-2010-2010-2010-2010-2010-2010
Press, S	FROM COMPARED	This instrument was filed for record on the 2001 of Dec A. D., 1922, at 3:40 o'clock N., and duly recorded in Book 410 on page 222 O. D. Lawson, (SEAL)	
ThatJ. L. HÖOPÈR. 2020. MAUGE J., HOOPER., his wifa		ByDeputy.	J
<pre>duly organized and doing business under the statute of the State of Oklahoma, party of the second part, the following real estate situated in</pre>		Hooper, his wife	
The East Twent: -five (E 25) feet of the West Seventy- five (W.75) feet of Jots Twenty-two (22) Eventy-three (23) and Twenty-four (24) in Block Forty-four (44), Original Town of Sand Springs, Oklahoma, according to the recorded plat thereof. Mine all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all home- stead exemptions. AlsoFORTY_fiveShares of stock of said Association, Certified No957 This moltage is given in consideration of70rty_five Hundfred	duly organized and doing business under the statutes of the State of Okl	ahoma, party of the second part, the following real estate situated in	
stead exemptions. 957 Also FOrty-five.shares of stock of said Association, Certified No. 957 This motgage is given in consideration of FOrty-five Hundred DOLLARS, the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and And the said mortgagor S their heirs, executors and administrators, hereby covenant	five (W.75) feet o (23) and Twenty-fo ^O riginal Town of S	f lots Twenty-two (22) Iwenty-three ur (24) in Block Forty-fdur (44), and Springs, Oklahoma, according	
stead exemptions. AlsoFOrty-five_shares of stock of said Association, Certified No957 This mottgage is given in consideration ofFOrty-five Hundred			
This mottgage is given in consideration of <u>f'OTVY-LIVE HINDTED</u> DOLLARS, the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinaiter specified, and the performance of the covenants hereinaiter contained. And the said mortgagor <u>for</u> <u>thOMSELVES</u> and for <u>thEir</u> heirs, executors and administrators, hereby covenant with said mortgage its successors and assigns, as follows: FIRST: Said mortgagor <u>s</u> being the owner of <u>FOTVy-five</u> shares of stock of the said <u>HOME BUILDING AND</u> SAYINGS&LOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all things which the by-laws of said Association require shareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of <u>Sixty=four</u> <u>Dollars and</u> <u>Thirty-five</u> cents (<u>5.64.55</u>). Per month, on or before the <u>15th</u> day of each and every month, until said stock shall mature as provided in said by-laws, 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 <u>DOME</u> <u>indet theretor, eccording to the terms of said by-laws at a certain non-negotiable note bearing even date herewith, executed by said mortgagor. <u>J. L. HOOPEY and Maude J. HOOPEY, his Wife</u> to said mortgage SECOND: That said mortgagor.<u>S</u>, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or represented by this mortgage, or by said indebtedness, whether leviced against the said mortgage <u>S</u>. <u>their</u> legal representatives or as- signs, or otherwise; and said mortgagor.<u>S</u>, hereby waive any and all claim or right against said mortgage, its successors or assigns, to any payment or rebate on or offeet against the inte</u>	stead exemptions.		
International and mortgages its successors and assigns, as follows: FIRST: Said mortgages ServineSxcLOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all things which the by-laws of said Association require shareholders and borrowers to do, and will pay to said Association on said stock and hear the sum of SATINGSxcLOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all things which the by-laws of said Association require shareholders and borrowers to do, and will pay to said Association on said stock and he sum of Sixty=four Dollars and Thirty=five per month, on or before the15th	This motgage is given in consideration of 'Or ty-t lve the receipt of which is hereby acknowledged, and for the purpose of sect the performance of the covenants hereinafter contained.	Hundred DOLLARS, ring payment of the monthly sum, fines and other items hereinafter specified, and	*
per month, on or before the <u>15th</u> day of each and every month, until said stock shall mature as provided in said by-laws, 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 <u>109</u> med- under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under my amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable note bearing even date herewith, executed by said nortgagor. <u>J. L. HOOPEr and Haude J. HOOPEr</u> , <u>his wife</u> to said mortgage SECOND: That said mortgagor. <u>SECOND</u> : That said mortgagor. <u>said indebtedness</u> , within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lands, or upon, or on account of this mortgagor, or the indebtedness secured thereby, or upon the interest or estate in said lands created or represented by this mortgagor. <u>Second</u> : <u>Second</u> , <u>beto</u> , <u>hereby</u> , waive any and all claim or right against said mortgagee, its successors or assigns, to any payment or 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 assess-	covenantwith said mortgagee its successors and assigns, as follo FIRST: Said mortgagorheing the owner ofFOrtby SAVINGS&LOAN ASSOCIATION, and having borrowed of said Asso things which the by-laws of said Association require shareholders and b	ws: 	
represented by this mortgage, or by said indebtedness, whether levied against the said mortgagor S, LHOLF legal representatives or as- signs, or otherwise; and said mortgagor S, hereby waive any and all claim or right against said mortgagee, its successors or assigns, to any payment or 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 assess-	per month, on or before the <u>15th</u> day of each and ever said indebtedness shall be discharged by the c.n.cellation of said stock at under said by-laws or under any amendments that may be made there imde thereto, according to the terms of said by-laws and a certain non- J. L. HOOPEY and Maude SECOND: That said mortgagor S, within forty days after t levied upon said lands, or upon, or on account of this mortcage, or the i	y month, until said stock shall mature as provided in said by-laws, provided that maturity, and will also pay all fines that may be legally assessed against <u>1.19M</u> to, according to the terms of said by-laws or under any mendments that may be negotiable note bearing even date herewith, executed by said mortgagor. <u>S</u> J. HOODEY, <u>his</u> wife he same becomes due and payable, will pay all taxes and assessments which shall be ndebtedness 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 tor-	represented by this mortgage, or by said indebtedness, whether levied age signs, or otherwise; and said mortgagor9hereby waive any and or rebate on or offset against the interest or principal or premium of sai ments.	linst the said mortgagor S, <u>their</u> legal representatives or as- ill claim or right against said mortgagee, its successors or assigns, to any payment d mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-	U

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	SIXTH:	The said mortgag	ors shall pay to	the said morte	agee or to it	s successors	or assigns.	the sum	01					
				ndred Fi									DOLI	
as	a reasonable_	attorney	S	ddition to all o	ther legal c	osts, as ofter	n as any le	gal proc	eedings a	are taken	to foreclos	e this r	nortgag	e for
def	ault in any of	its covenuits, or a	s often as the sa	aid mortgagors	or mortgage	e may be ma	ide defenda	ant in an	y suit af	fecting th	e title of sa	id prop	erty, w	hich
sur	n shall be an	additional lien on s	aid premises.											

	J. L. Hooper	(Seal)
	Maude J. Hooper	(Seal)
thattheyexecuted the sature state of		deed for the
Sepy. 26, 1926. (Seal) My commission expires on the commission expires of the commission expires	V. I. Hill, Not	tary Public.
I hereby certify that I received \$ $\frac{4}{20}$ TREASURER'S END within mortgage. Dated this 25 day of lec., 19-2.2 May 26 County Treasurer.	eccipt No. 7006 therefor in payment of mortgag	gę tax on the Depųty.

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