COMPAREMORTGAGE RECORD NO. 410

of ADD. A. D. 1028. st. 4140. TO CORRELATION AND ADDRESS. THE STATE OF THE STATE O	•	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 12th day
ON ALL MEN BY THESE PRESENTS: The Prod W. Stoling. O single men. Filip. Fili		of Jane A. D., 1923, at 4:40 or clock P. M. and duly recorded in Book 410 on page 257
Sy. Eventy. Eventy. Then. Trans. Tr	mo.	
Now ALL MEN BY THESE PRESSIVES: That. Prod. W. Stolnor, a since platform, a since platform, part. 198 do no. 3. Priling. Milliam. General and statutes of the State of Oklahoma, part. 198 do not seen the two mortgaged and dendy mortgage to the ROSS. BYLIAM. AND	10	((SEAL)) County Clerk.
OW ALL MEN BY THESE PRINGENTS: The Prof. W. Steiner, a single of Oblahama, part. 1929. of the finite part, her mortgaped and heavily martinger to the 1905E, PULLIFIERS. AND LOAM ASSOCIATION of PULLIFIER. **Country, State of Oblahama, part. 1929. of the finite part, her collowing real estate sizuated in		
The Proc W. Steiner, a single man. **Rids**		/ Fces, \$
DALLARS COUNTRY IN the State of Olishoms, part. AGE of the first park have mortgaged and hereby mortgages to the COUNTRY SHOW ASSOCIATION OF TAILOR (ASSOCIATION) ON THE COUNTRY SHOW THE COUNTRY SHOW ASSOCIATION OF THE COUNTRY SHOW THE COUNTRY SHOW ASSOCIATION OF THE COUNTRY SHOW ASSOCI	ow all men by these presents: Fred W. Steiner, a sin	gle man.
y organised and deling business under the statutes of the State of Chishoms, newfort Tiles. County, State of Oklshoms, tewfit: All of the Bost Six (6) Feet of Lot Twenty-one (21) and all of the West Tilety-oven (37) foet of Lot Twenty (20) in Block Six (6) of Highlands Second Addition to the oily of Tiles. This Second Addition to the oily of Tiles. Home, according to the Second of Second Interest to the Second Interest to the same and waive the apprehenment, and all home- and exceptions. Also. AUCHINITY-Tiles. Also. AUCHINITY-Tiles. The motique is given in consideration of "WORLY-Tile". Thinking of The motique is given in consideration of the purpose of secting apprent of the second of the purpose of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of secting apprent of the section of the section of the section of section of the section of th	1000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	hes
and all of the West Phility-Deven (37) feet of Lot Pwenty (20) is Blook Six (6) of Highlinds Second Addition to the city of Tules, Tules County, Orla- homa, according to the recorded plat thereof. About History County (18) and the second second plat thereof. About History County (18) and the second s	ly organized and doing business under the statutes of the State of Okla	ahoma, party of the second part, the following real estate situated in
and exampletions. Also. TWOTEY-TAYCalares of stock of said Association, Certified No. This mortgage is given in consideration of. TWOTEY-TAYO. HUNDING C. This mortgage is given in consideration of. TWOTEY-TAYO. HUNDING C. And the said mortgage. FIRST: Said mortgage. Bollar and SayOshiya. Bollar and SayOshiya. FIRST: Said mortgage. Bollar and SayOshiya. Bollar and SayOshiya	and all of the West Th Twenty (20) in Block S Addition to the city o	irty-seven (37) feet of Lot ix (6) of Highlands Second f Tulsa, Tulsa County, Okla-
Abe. Avenue and the series of sheek of said Association, Certified No. 986 This mortgage is given in consideration of TWOUTN-TIVE RUILIDERG. DOLLARS, receipt of which is hereby acknowledged, and for the purpose of securing payment of the mentily sum, fines and other items hereinafter specified, and performance of the coverants hereinafter contained. And the said mortgages is given in consideration of the security of the security of the said mortgages. And the said mortgages is successor and assigns, as follows: FIRST: Said merctages		ng, and warrant the title to the same and waive the appraisement, and all home-
This mottages is given in consideration of TWENTY-TIVE HUNGTES. receipt of which is hereby acknowledged, and for the purpose of security payment of the monthly sum, fines and other items hereinafter specified, and performance of the everenants hereinafter contained. And the said mortegage. In consideration of the purpose of security payment of the monthly sum, fines and other items hereinafter specified, and performance of the everenants hereinafter contained. And the said mortegage is successor and assigns, as follows: URIST State of mortegage. Design the variety of the property	Also Twenty-five shares of stock of said Association Co	ertified No. 986
performance of the evereants hereinated, conditions of the contents bereinated, and the said mortgage. In conditions of the contents of the condition of the co	This mortgage is given in consideration of Twenty-fiver receipt of which is hereby acknowledged, and for the nurpose of seem	6 Hundred DOLLARS, tring payment of the monthly sum, fines and other items hereinafter specified, and
weant	Performance of the covenants hereinafter contained.	
WHNGS-CLOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all gas with the by-laws of gaid Association require shareholders and borrowers to do, and will pay to said association on said stock and non the sum of Thirty-Tive 100 and the said by-laws of gaid association of the said by-laws. The said by-laws is the discharged by the cancellation of said stock is in mature as provided in said by-laws, provided that discholately associated by the cancellation of said stock is in mature as provided in said by-laws, provided that discholately associated by the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws, provided that the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, provided that the said by-laws on the said by-laws, and said mortgage on the said said by-laws, and said mortgage on the said mortgage	venantwith said mortgagee its successors and assigns, as follow	ws:
d indotechness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. LA-H	WHGS&LOAN ASSOCIATION, and having borrowed of said Association require shareholders and bo Thirty-five	ciation, in pursuance of its by-laws, the money secured by this mortgage, will do all prowers to do, and will pay to said Association on said stock and loan the sum of collars and Seventy-five
SECOND: That said mortgagor, within forty days after the same becomes due and psychle, will pay all taxes and assessments which shall be feed upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or casted in said lands created or presented by this mortgage, or by said indebtedness, whether levied against the said mortgagor 14.8. legal representatives or as may or otherwise, and said mortgagor	d indebtedness shall be discharged by the cancellation of said stock at a der said by laws or under any amendments that may be made therei	maturity, and will also pay all fines that may be legally assessed against. Plil.
ried 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 researched by this mortgage, or a said indebtedness, whether levied against the said mortgage. Lands mortgage,		
ns, or otherwise; and said mortgagor	ied upon said lands, or upon, or on account of this mortgage, or the ir	ndebtedness secured thereby, or upon the interest or estate in said lands created or
THIRD: That the said mortgagorwill also keep all buildings erected and to be erected upon said hands insured against loss and damage by toor of fire with insurers approved by the mortgage in the sum ofTWOTLY-Tive. Hind: Hind: Additional control of the with the said mortgage of the sum ofTWOTLY-Tive. Hind: Hind: Additional control of the mortgage all insurance upon said projectly. FOURTH: If said mortgager	ns, or otherwise; and said mortgagorhereby waive any and a rebate on or offset against the interest or principal or premium of said	all claim or right against said mortgagee, its successors or assigns, to any payment
urance as above covenanted, said mortgages, its successors or assigns may pay such taxes and effects such insurance, and the sum so paid shall be a further on said premises under this mortgage, payable forthwith, with interest at the rate of ton	THIRD: That the said mortgagorwill also keep all buildings do or fire with insurers approved by the mortgagee in the sum of	Wenty-five Hundred dollars, as a further
no na said premises under this mortgage, payable forthwith, with interest at the rate of	urance as above covenanted, said mortgagee, its successors or assigns m	may pay such taxes and effect such insurance, and the sum so paid shall be a further
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 the period of. 172.98months, then the aforesaid principle sum ofTVO.01\text{17.12} to _Hundred	n on said premises under this mortgage, payable forthwith, with interest	t at the rate of ten per cent per annum.
th arrearges thereon, and all penalties, taxes and insurance premiums shall, at the option of said mortgage, or its successors or assigns, become payable mediately thereafter, anything hereinbefore contained to the contrary whereof notwithstanding. In the event of legal proceedings to forelose this mortage, 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 ther payment so monthly installments. Appraisement waived. SIXTH: The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of	when the same are payable as provided in this mortgage and in said	d note and said by-laws, and should the same, or any part thereof, remain unpaid
ge, 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 ther payments of monthly installments. Appraisement waived. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	th arrearages thereon, and all penalties, taxes and insurance premium	s shall, at the option 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	ge, 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
a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for fault in any of its coverants, or is often as the said mortgagors or mortgage may be made defendant in any suit affecting the title of said property, which me shall be an additional lieu on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to mortgage and in case of default in the payment of any monthly installment the mortgagor hereby assigns the rentals of the above property mortgaged to mortgage and in case of default in the payment of any monthly installment the mortgagor of legal representative may collect said rents and credit the mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the mortgage and in case of default in the payment of any morthly installment the mortgage or legal representative may collect said rents and credit the mortgage or legal representative may collect said rents and credit the mortgage or legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgage to legal representative may collect said rents and credit the mortgago relegative may collect said rents and credit the mortgage to legal representative may collect	SIXTH: The said mortgagors shall pay to the said mortgagee or	to its successors or assigns, the sum of
SEVENTH: As further security for the indebtedness above recited the mortgagee ray be made defendant in any suit affecting the title of said property, which meshall 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 motlagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the motlagee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the motlagee or legal representative may collect said rents and credit the motlagee or legal representative may collect said rents and credit the motlagee or legal representative may collect said rents and credit the motlagee or legal representative may collect said rents and credit the motlagee or legal representative may collect said rents and credit the motlagee or legal representative may solice that he 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 the motlagee or legal representative may collect said rents and seal. On L1th	Two Hundred Fifty	DOLLRS,
SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to a 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 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 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 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 mortgagee or legal representative may collect said rents and credit the mortgagee or legal representative may collect said rents and credit the mortgagee or legal representative may collect said rents and credit the mortgagee or legal representative may collect said rents and credit the mortgagee or legal representative may collect said rents and credit the mortgage and in case of default in the payment of nortgage tax on the mortgage and in case of default in the payment of mortgage tax on the mortgage and in case of default in the payment of mortgage tax on the mortgage and in case of default in the payment of mortgage tax on the mortgage and in the attraction of the mortgage tax on the mortgage tax on the mortgage tax on the mo	ault in any of its covenents, or as often as the said mortgagors or mort	
ATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned a single man, Tred W. Steiner (Seal)	SEVENTH: As further security for the indebtedness above reci e mortgagee and in case of default in the payment of any monthly inst m collected less cost of collection, upon said indebtedness, and these pr	allment the mortgagee or legal representative may collect said rents and credit the omises may be enforced by the appointment of a Receiver by the Court.
ATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this 11th y of January 19.25 personally appeared Fred W. Steiner, a single man, to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that 10 executed the same as bis 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) Harold S. Philbrick, Notary Public. y commission expires on the 21st day of August, 1924. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ 250 TREASURER'S ENDORSEMENT:	llth day of January A. D. 19 2.	Fred W. Steiner
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	(Seal) y commission expires on the 21st day of August.	
Willynd L Deibey County Treasurer. By a. J. Deputy,	(Seal) y commission expires on the <u>21st</u> day of August,	R'S ENDORSEMENT:
Dy Local County Treusurer,	(Seal) y commission expires on the 21st day of August. I hereby certify that I received \$ 250 TREASURE and	R'S ENDORSEMENT: issued Receipt No7185therefor in payment of mortgage tax on the
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