Ċſ	DMDAD		
	DMPARED MORTGAGE	RECORD NO. 410	
WALKES TAY	LNS BERNARY, OIL, OTT. 7740 1743 C. M. J.		
	FROM TREASURER'S ENDORSEMENT reby certify that I received \$ and jssued row therefor in payment of mortgage	STATE OF OKLAHOMA, Tuisa County, ss. This instrument was filed for record on the <u>20th</u> day of <u>0ct</u> , <u>A. D., 19 22, at 3:40</u> o'clock. <u>P</u> . M., and duly recorded in Book 410 on page 28	•
Bar II top on Lat	the within mortgage, DTO102.2 ed this 20. day of County Treasurer WAYNE L. DICKEY, County Treasurer	(SEAL)) C. D. Lawson, (SEAL)) F. Delman, County Clerk. By F. Delman, Deputy.	
KNO	W ALL MEN BY THESE PRESENTS: ThatRalph P. Kinnan, and		
of  duly	Tulsa County, in the State of Ok THE LOCAL BUILDING AND LOAN ASSOCIAT organized and doing business under the statutes of the State of Tulsa County, State of Oklahom	Inhoma, part 185 of the first part, have mortgaged and hereby mortgage to the TION <sub>of</sub> Of Oklahoma City, Oklahoma, a corporation Oklahoma, party of the second part, the following real estate situated in	
	Lot <sup>E</sup> leven (ll) f Addition to the ( to the recorded <u>r</u>	in Block Twenty One (21) in Owens City of Tulsa, Oklahoma, according plat thereof.	
	l exemptions. Alsohr θθshares of stock of said Association	onging, and warrant the title to the same and waive the appraisement, and all home-	. Pr
the p	This mortgage is given in consideration of <u>111108</u> E eccept of which is hereby acknowledged, and for the purpose of erformance of the covenants hereinafter contained.	DOLLARS, securing payment of the monthly sum, fines and other items hereinalter specified, and their	
SAV thing	FIRST: Said mortgagor5being the owner ofTh INCS&LOAN ASSOCIATION, and having borrowed of said A s which the by-laws of said Association require shareholders an Ten	<b>1700</b>	e -
under	ndeptedness shall be discharged by the cincellation of said stock r said by-laws or under any amendments that may be made th	every month, until said stock shall mature as provided in said by-laws, provided that at maturity, and will also pay all fines that may be legally assessed against. Lifem hereto, according to the terms of said by-laws or <del>under any manufanents that may</del> be on-negotiable note bearing even date herewith, executed by said mortgagor. S SSIE KINNAN hUSDAND and Wife, to said mortgagee	
levied repres signs,	SECOND: That said mortgagor_S, within forty days aft 1 upon said lands, or upon, or on account of this mortgage, or th sented by this mortgage, or by said indebtedness, whether levied , or otherwise; and said mortgagor.Shereby waive any an bate on or offset against the interest or principal or premium of s.	ter the same becomes due and payable, will pay all taxes and assessments which shall be the indebtedness secured thereby, or upon the interest or estate in said lands created or against the said mortgagor_SANd_theirlegal representatives or as- nd all claim or right against said mortgagee, its successors or assigns, to any payment t said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-	<b>*</b>
insura	or fire with insurers approved by the mortgagee in the sum of	ayment of any of the aforesaid taxes or assessments, or in procuring and maintaining ns may pay such taxes and effect such insurance, and the sum so paid shall be a further	
of, wi for th with imme gage,	FIFTH: Should default be made in the payment of said mor hen the same are payable as provided in this mortgage and in he period of	erest at the rate of <u>ten</u> per cent per annum. nthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there- said note and said by-laws, and should the same, or any part thereof, remain unpaid inciple sum of <u>Three Hundred</u> DOLLARS, jums shall, at the option of said mortgagee, or its successors or assigns, become payable ary thereof notwithstanding. In the event of legal proceedings to foreclose this mort- ling of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the	
as a 1 defau	SIXTH: The said mortgagors shall pay to the said mortgagee Fif ty reasonable SOLICIT'S	e or to its successors or assigns, the sum of	
the m sum c	SEVENTH: As further security for the indebtedness above ortgagee and in case of default in the payment of any monthly collected less cost of collection, upon said indebtedness, and these IN WITNESS WHEREOF. The said mortgage $S_h$ a $\nabla \Theta$	recited the mortgagor hereby assigns the rentals of the above property mortgaged to installment the mortgagee or legal representative may collect said rents and credit the e promises may be enforced by the appointment of a Receiver by the Court. hereunto set <u>their</u> and seal S on	
the	13thday of October A, D. 19_	Ralph P. Kinnan (Seal) Mrs. Dessie Kinnan (Seal)	
STAT E day o	of October 1922 personally a Ralph P. Kinnan and D	appeared	
	to me known to be the identical perso thattheyexe uses and purposes therein set forth. IN WITNESS WHEREOF, I	on_Swho executed the within and foregoing instrument, and acknowledged to me could the same astheirfree and voluntary act and deed for the I have hereunto set my hand and notarial seal on the date above mentioned.	
Мус		JRER'S ENDORSEMENT :	
within	I hereby certify that I received \$a n mortgage. Dated thisday of County Treasurer		
	ounty rreasurer		

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