COMPARED

## MORTGAGE RECORD NO. 410

| KNOW ALL MEN BY THESE   | то  | This instrument was filed for record on the Jan. A. D., 192 o'clock. P. M., and duly recorded in Book 410 O. G. Weaver.  (SEAL)  Brady Brown,  | 3 , at 4:00<br>on page 282                            |
|---|---|--|---|
| KNOW ALL MEN BY THESE That  | то  | O. G. Weaver.  |   |
| CNOW ALL MEN BY THESE That  |   | ( formittel  | County Clerk,   |
| CNOW ALL MEN BY THESE That  |   | By   | Deputy.   |
| That  |   |  |   |
| That  |   | _/ Fees, \$  |   |
|   | PRESENTS:<br>M. Levinson and Annie                                    | Levinson, husband and wife,  |   |
| Tulsa   | County, in the State of Oklah   | oma, partiesof the first part, have mortgaged and  | hereby mortgage to the                                |
| HOLE BUILDING AND I   | LOAN ASSOCIATION  | of Tulsa (lahoma, party of the second part, the following real estate  | Oklahoma, a corporation                               |
|   |   | • ••••   | - C   |
|   | Tot Sixteen (16) :  | in Block Wineteen (19) Original T  | own.  |
|   | of Sand Springs, (plat thereof,                                       | Oklahoma, according to the record  | eđ  |
|   |   |  |   |
|   | •   |  |   |
| with all the improvements thereon   | end annurtangues thereighte helong                                    | ing, and warrant the title to the same and waive the appr  | aisement, and all home-                               |
| tand avamptions   |   |  |   |
| This mortgage is given in co  | onsideration of Fifty-five  | ertified No. 1002<br>Hundred   | DOLLARS.  |
| he performance of the covenants b   | hereinafter contained.  | uring payment of the monthly sum, fines and other items land fortheirs, executors and  |   |
| ovenant with said mortes  | adoa ita augreeora and acciona ac follo                               | ows:<br>-five shares of stock of the said HOME E   |   |
| AVINGS & LOAN ASSOCIATION   | ON, and having borrowed of said Asso                                  | ociation, in pursuance of its by-laws, the money secured by t  | his mortgage, will do all                             |
| hings which the by-laws of said A<br>Seventy-ei   | Association require shareholders and be pht T                         | orrowers to do, and will pay to said Association on said st<br>Sixty-fivecents   | (\$ 78.65   |
| er month, on or before the  | 15th day of each and eye  | ry month, until said stock shall mature as provided in said<br>maturity, and will also pay all fines that may be legally ass   | i by-laws, provided that                              |
| nder said by-laws or under any a  | amendments that may be made there                                     | eto, according to the terms of said by-laws or under-any-a   | mendmento that may be                                 |
| nage-thoroto, according to one term   | Levinson and Annie Le   | negotiable note bearing even date herewith, executed by sa<br>vinson, husband end wife,  | to said mortgagee                                     |
| SECOND: That said mort  | tgagorS within forty days after                                       | the same becomes due and payable, will pay all taxes and as<br>indebtedness secured thereby, or upon the interest or estate  | sessments which shall be                              |
| epresented by this mortgage, or by<br>signs, or otherwise; and said mort  | y said indebtedness, whether levied ag<br>gagor Shereby waive any and | ainst the said mortgagor S., their all claim or right against said mortgagee, its successors or  | gal representatives or as-<br>assigns, to any payment |
| or rebate on or offset against the i<br>nents.  | interest or principal or premium of sa                                | id mortgage debt, by reason of the payment of any of the   | aforesaid taxes or assess-                            |
|   |   | s erected and to be erected upon said lands insured against  |   |
|   | nd assign and deliver to the mortgagee                                | all insurance upon said property. ment of any of the aforesaid taxes or assessments, or in pr  | ocuring and maintaining                               |
| nsurance as above covenanted, sai   | id mortgagee, its successors or assigns                               | may pay such taxes and effect such insurance, and the sum a  | so paid shall be a further                            |
| FIFTH: Should default be  | e made in the payment of said month                                   | st at the rate of ten<br>ly sums, or of any of said fines, or taxes, or insurance prem   | niums, or any part there-                             |
| or the period of three  | months, then the aforesaid princi                                     | id note and said by-laws, and should the same, or any par<br>ple sum of <u>Fifty-five Hundred</u>  | DOLLARS   |
| with arrearages thereon, and all p  | cenalties, taxes and insurance premiur                                | ns shall, at the option of said mortgagee, or its successors or thereof notwithstanding. In the event of legal proceeding  | assigns, become payable                               |
| gage, the indebtedness thereby sec  | cured shall bear interest from the filing                             | g of such foreclosure proceedings at the rate of ten per cent  | per annum in lieu of the                              |
| urther payments of monthly insta<br>SIXTH: The said mortgag   | gors shall pay to the said mortgagee or                               | vaived.  |   |
| a recension attorney  |   | gal costs, as often as any legal proceedings are taken to fo   |   |
| lefault in any of its covenants, or a<br>sum shall be an additional lien on a   | as often as the said mortgagors or mor<br>said premises.              | gair costs, as often as any legar proceedings are called to lot<br>tgagee may be made defendant in any suit affecting the title<br>cited the mortgagor hereby assigns the rentals of the above | of said property, which                               |
| he mortgagee and in case of defau   | ult in the payment of any monthly ins                                 | stallment the mortgager never assigns the rentals of the above<br>romises may be enforced by the appointment of a Receiver   | said rents and credit the                             |
| IN WITNESS WHEREOF  | m mba said marketon S. ha WA  | haranuta est their ha  | nd Sandeaul S on                                      |
| heTytn  | day of January A. D. 19.23  | M. Levinson  | (Seal)  |
|   |   | M. Levinson  Annie Levinson  | (Seal)  |
| TATE OF OKLAHOMA,   | iulsa County, ss.   |  | Remontants  |
| Before me, Lhe unlay of January   | dersigned, 19 23 personally an  | , a Notary Public in and for said County and State, on peared  | tura de vettreett (U                                  |
| M. Jev  | inson and Annie Levil   | 180n, husband and wife,  |   |
| · th  | hat they execu  | ted the same astheirfree and voluments   | tary act and deed for the                             |
| u   | ises and purposes therein set forth.  IN WITNESS WHEREOF, I b.        | ave hereunto set my hand and notarial seal on the date abov  | ve mentioned.   |
| tanan da kabupatèn da kabupatèn<br>Kabupatèn da kabupatèn da kabupa | ST TOOK (Seal)  | Art Stanton.   | Notary Dublia   |
|   | Feby 6000   | Art Stanton,   | Andrew Fubic  |
| My commission expires on the  |   |  |   |
| My commission expires on the  I hereby certify that I receive   | ved \$ 3- 3-0 TREASUR   | ER'S ENDORSEMENT:<br>I issued Receipt No236_3therefor in paymen  | it of mortgage tax on the                             |
| I hereby certify that I received  |   | ER'S ENDORSEMENT:  1 issued Receipt No. 2363 therefor in paymer  | •   |
| I hereby certify that I received  | ived \$, 1  day of, 1  Delate County Treasurer.                       |  | ٠   |