## COMPARED MORTGAGE RECORD NO. 410

KNOW ALL MEN BY THESE PRESENTS:  That	of the first part, have mortgaged and hereby mortgage to the Tulsa, Oklahoma, a corporation party of the second part, the following real estate situated in, Oklahoma, a corporation party of the second part, the following real estate situated in, Oklahoma, a corporation structure of the second part, the following real estate situated in, Oklahoma, a corporation by of Tulsa, Tulsa County.  The recorded plat thereof.  The recorded pl
TO Fee  NOW ALL MEN BY THESE PRESENTS: That Alice M. Simpson (unm TILISE County, in the State of Oklahoma, par FEOFLES BUILDING AND LOAN ASSOCIATION of uly organized and doing business under the statutes of the State of Oklahoma, to-wit: The East ninety (90) fee feet of Lot five (5) in View Addition to the ci Oklahoma according to t  This mortgage is given in consideration of REVEN HUNGTER And the said mortgagor for REVEN HUNGTER And the said mortgagor for REVEN HUNGTER EIRST: Said mortgagor being the owner of Pint AVINOS& LOAN ASSOCIATION, and having borrowed of said Association, ings which the by-laws of said Association require shareholders and borrowers Thirty Five Dollars are er month, on or before the 20th day of each and every month sid indebtedness shall be discharged by the cancellation of said stock at maturity and er said by-laws or under any amendments that may be made thereto, accounded thereto, accounded thereto, accounded thereto, accounded the said wortgagor or on account of this mortgage, or the indebtedness of the said mortgagor or or inclusion of said stock at maturity and er said by-laws or under any amendments that may be made thereto, accounded the said by-laws or under any amendments that may be made thereto, accounded thereto, accounded thereto, accounded thereto, accounded the said by-laws or under any amendments that may be made thereto, accounded the said by-laws and a certain non-negotiable service to the mortgage, or or he indebted presented by this mortgage, or by said indebtedness, whether levied against the gips, or otherwise; and said mortgagor. will also keep all buildings creeted and or fire	Brady Brown Deputy.  Brady Brown Deputy.  Brady Brown Deputy.  Brady Brown Deputy.  Brain Deputy.  Brady Brown Deputy.  Brown
Fee  NOW ALL MEN BY THESE PRESENTS: That Alice M. Simpson (unm Tules County, in the State of Oklahoma, par FEOTLES BUILDING AND LOAM ASSOCIATION of all y organized and doing business under the statutes of the State of Oklahoma, to-wit:  The East ninety (90) fee feet of Ict five (5) in View Addition to the ci Oklahoma according to the State of Oklahoma according to the State of Oklahoma according to the State of Oklahoma according to the receipt of which is hereby acknowledged, and for the purpose of securing pare repertormance of the covenants hereinafter contained.  And the said mortgagor for May Be owner of Sight and for ovenant with said mortgage is successors and assigns, as follows: FIRST: Said mortgagor. being the owner of Sight and for a state of the State of	By Brady Brown Deputy.  As arried)  Tulsa Okhahoma, a corporation arty of the second part, the following real estate situated in arty of the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part, the following real estate situated in the second part thereof.  Second part thereof.  Second part thereof.  Second part thereof.  Dollars, ment of the monthly sum, fines and other items hereinafter specified, and her heirs, executors and administrators, hereby he pursuance of its by-laws, the money secured by this mortgage, will do all to do, and will pay to said Association on said stock and loan the sum of the party of the second party of the aforesaid mortgagee, its successors or assigns, to any payment gaid debt, by reason of the payment of any of the aforesaid taxes or assessments which shall be second party of the aforesaid taxes or assessments of the aforesaid taxes or assessments and the erected upon said lands insured against loss and damage by torned upon said property.  The procuring and maintaining such taxes and effect such insurance, and the sym so paid shall be a further unch party of the aforesaid taxes or assessments, or in procuring and maintaining such taxes and effect such insurance, and the sym so paid shall be a further the second party of the aforesaid taxes or assessments, or in procuring and maintaining such taxes
That	arried)  Tulsa
That	of the first part, have mortgaged and hereby mortgage to the Tulsa
That	of the first part, have mortgaged and hereby mortgage to the Tulsa, Oklahoma, a corporation arty of the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, following real estate situated in, or the second part thereof.  Block four (4) of Mountain the second part thereof.  Tulsa, Tulsa County, et al., or the second part thereof.  Block four (4) of Mountain the second part thereof.  Dollars, ment of the monthly sum, fines and other items hereinafter specified, and her, heirs, executors and administrators, hereby, here, hereby, hereby
County, in the State of Oklahoma, par FEOTLES BUILDING AND LOAN ASSOCIATION of uly organized and doing business under the statutes of the State of Oklahoma, to-wit;  The East ninety (90) fe feet of lot five (5) in View Addition to the ci Oklahoma according to to the condition of the ci Oklahoma according to to the condition of the condition of the ci Oklahoma according to to the state of which is hereby acknowledged, and for the purpose of securing parts are receipt of which is hereby acknowledged, and for the purpose of securing parts are receipted which is hereby acknowledged, and for the purpose of securing parts are performance of the covenants hereinafter contained.  And the said mortgager for here of fight and for ovenant with said mortgage its successors and assigns, as follows: FIRST: Said mortgager being the owner of fight.  ANYNOSE LOAN ASSOCIATION, and having borrowed of said Association, sings which the by-laws of said Association require shareholders and borrowers.  Thirty Five Dollars are remonth, on or before the Soth description of said stock at maturity and inderested shall be discharged by the cancellation of said stock at maturity ander said by-laws or under any amendments that may be made thereto, account the said mortgage or by said indebtedness, whether levied against the gras, or otherwise; and said mortgagor hereby waive any and all claim rebate on or offset against the interest or principal or premium of said mortgage and to free with insurers approved by the mortgage in the sum of Fift centry to said mortgage debt, and assign and deliver to the mortgage all insur FOURTH: If said mortgagor make default in the payment of a surance as above covenanted, said mortgagor, and all claim rebate on or offset against the interest or principal or premium of said mortgage and or fire with insurers approved by the mortgage, payable forthwith, with interest at the FIFTH: Should default be made in the payme	of the first part, have mortgaged and hereby mortgage to the Tulsa, Oklahoma, a corporation arty of the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, the following real estate situated in, or the second part, following real estate situated in, or the second part thereof.  Block four (4) of Mountain the second part thereof.  Tulsa, Tulsa County, et al., or the second part thereof.  Block four (4) of Mountain the second part thereof.  Dollars, ment of the monthly sum, fines and other items hereinafter specified, and her, heirs, executors and administrators, hereby, here, hereby, hereby
rith all the improvements thereon and appurtenances thereunto belonging, and stead exemptions.  Also	Block four (4) of Mountain by of Tulsa, Tulsa County, he recorded plat thereof.  warrant the title to the same and waive the appraisement, and all home- for 213 Series Ne.B.  and Seventy Five No/100 DOLLARS, ment of the monthly sum, fines and other items hereinafter specified, and her heirs, executors and administrators, hereby  shares of stock of the said PEOPLES BUILDING AND he pursuance of its by-laws, the money secured by this mortgage, will do all to do, and will pay to said Association on said stock and loan the sum of the cents (8, 25,00 ), until said stock shall mature as provided in said by-laws, provided that and will also pay all fines that may be legally assessed against.  to said mortgage herocomes due and payable, will pay all taxes and assessments which shall be eass secured thereby, or upon the interest or estate in said lands created or said mortgagor there is nead and secured thereby, or upon the interest or estate in said sands created or said mortgagor there is nead and secured thereby, or upon the interest or estate in said sands created or said mortgagor there is nead and secured thereby, or upon the interest or estate in said lands created or said mortgagor there is nead and secured thereby, or upon the interest or estate in said sands created or said mortgagor there is nead and secured thereby, or upon the interest or estate in said sands created or said mortgagor there is nead and secured thereby, or upon the interest or estate in said sands created or said mortgagor debt, by reason of the payment of any of the aforesaid taxes or assess- and to be erected upon said lands insured against loss and damage by tor- ene upon said property.  yof the aforesaid taxes or assessments, or in procuring and maintaining such taxes and effect such insurance, and the sum so paid shall be a further
Also	nent of the monthly sum, fines and other items hereinafter specified, and her heirs, executors and administrators, hereby heres of stock of the said PROPIES BUILDING AND here pursuance of its by-laws, the money secured by this mortgage, will do all to do, and will pay to said Association on said stock and loan the sum of the new stock of the said by-laws, provided that and will also pay all fines that may be legally assessed against. It is not bearing even date herewith, executed by said mortgage to said mortgage to said mortgage. To said mortgage to said mortgage to said mortgage. Here seemeds and assessments which shall be sess secured thereby, or upon the interest or estate in said lands created or said mortgage. Here we have the said mortgage to said mortgage, its successors or assigns, to any payment go debt, by reason of the payment of any of the aforesaid taxes or assessand to be erected upon said lands insured against loss and damage by tornice upon said property.  Note that the said mortgage and the sum so paid shall be a further such taxes and effect such insurance, and the sum so paid shall be a further such taxes and effect such insurance, and the sum so paid shall be a further
Also	nent of the monthly sum, fines and other items hereinafter specified, and her heirs, executors and administrators, hereby heirs, shares of stock of the said PROPIES BUILLING AND approximate of its by-laws, the money secured by this mortgage, will do all to do, and will pay to said Association on said stock and loan the sum of the new stock of the said stock shall mature as provided in said by-laws, provided that, and will also pay all fines that may be legally assessed against. The light to the terms of said by-laws or-undow any annandments that may be enote bearing even date herewith, executed by said mortgage. To said mortgage to said mortgage, will pay all taxes and assessments which shall be ess secured thereby, or upon the interest or estate in said lands created or said mortgage. Therefore, here hereby, to any payment ge debt, by reason of the payment of any of the aforesaid taxes or assessment of Hundred No/100 dollars, as a further ince upon said property.  No of the aforesaid taxes or assessments, or in procuring and maintaining such taxes and effect such insurance, and the sum so paid shall be a further
per month, on or before the	until said stock shall mature as provided in said by-laws, provided that and will also pay all fines that may be legally assessed against
SECOND: That said mortgagor, within forty days after the same evied upon said lands, or upon, or on account of this mortgage, or the indebtedie oppresented by this mortgage, or by said indebtedness, whether levied against the igns, or otherwise; and said mortgagorhereby waive any and all claim rebate on or offset against the interest or principal or premium of said mortgagers  HIRD: That the said mortgagorwill also keep all buildings erected ado or fire with insurers approved by the mortgagee in the sum of	secomes due and payable, will pay all taxes and assessments which shall be ess secured thereby, or upon the interest or estate in said lands created or said mortgagor
	or of any of said fines, or taxes, or insurance premiums, or any part therend said by-laws, and should the same, or any part thereof, remain unpaid fSeventy_FiveDOLLARS, t the option of said mortgagee, or its successors or assigns, become payable notwithstanding. In the event of legal proceedings to foreclose this mortgoreclosure proceedings at the rate of ten per cent per annum in lieu of the
a reasonable SOlicitor's fee in addition to all other level costs.	cessors or assigns, the sum ofDOLLRS,
lefault in any of its covenints, or is often as the said mortgagors or mortgagee m sum shall be an additional lien on said premises.  SEVENTH: As further security for the indebtedness above recited the he mortgagee and in case of default in the payment of any monthly installment um collected less cost of collection, upon said indebtedness, and these promises r IN WITNESS WHEREOF, The said mortgaor ha.Shereunto	y be made defendant in any suit affecting the title of said property, which mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee or legal representative may collect said rents and credit the
	(Seal)
Mulaa	(con)
that She executed the suses and purposes therein set forth. IN WITNESS WHEREOF, I have hereu	to executed the within and foregoing instrument, and acknowledged to me me as herOWNfree and voluntary act and deed for the ato set my hand and notarial seal on the date above mentioned.
(Seal) My commission expires on the 19th day of April 1926.	A. S. Viner, Notary Public.
TREASURER'S EN	eccipt No. 757.3 therefor in payment of mortgage tax on the
Dated this 50 day of Jane, 1923	
Dated this 30 day of Jam, 1923  Multiple Lough County Treasurer.	D