MORTGAGE RECORD NO. 410

2010

the second s

COMPARED

<u>t</u>

|         | 22294 <b>3</b> C.K.J.  | STATE OF OKLAHOMA, Tulsa County, 55.   |
|---------|--|--|
|         | FROM   | This instrument was filed for record on the  |
|         |  | of Feb. A. D., 19 23, at 3:30  |
|         | · · · · · · · · · · · · · · · · · · ·  | o'clockPM., and duly recorded in Book 410 on page375   |
|         | то   | (SEAL) O. G. Weaver,   |
|         |  | Brady Brown, Deputy.   |
|         | • • •  |  |
|         |  | / Fees, \$   |
|         | Adams, his wife, and W. Frank Walker a   | iams, his wife, and Robt, E. Adams and Sars E.<br>and Olga V. Valker, his wife,  |
|         | HOME BUILDING AND LOAN ASSOCIATION   | homa, part1.9.5of the first part, have mortgaged and hereby mortgage to the<br>  |
|         | duly organized and doing business under the statutes of the State of O<br>TUISECounty, State of Oklahoma,  | Alahoma, party of the second part, the following real estate situated in   |
|         | · · · · · · · · · · · · · · · · · · ·  |  |
|         |  |  |
|         | Lot Three (3) in Blo   | ock Five (5) in Forest Park  |
|         | Addition to the city<br>Oklahoma, according  | of Tulsa, Tulsa County,<br>to the Re-amended Plat thereof.   |
|         |  | ···· ··· ··· ··· ··· ··· ··· ··· ··· ·   |
|         |  |  |
|         |  |  |
|         |  | ging, and warrant the title to the same and waive the appraisement, and all home-  |
|         | stead exemptions.<br>Also One_Hundred /shares of stock of said Association,  | Certified No1Q65   |
|         | This mortgage is given in consideration ofTWELVE   | DOLLARS,<br>ecuring payment of the monthly sum, fines and other items hereinafter specified, and   |
|         | the performance of the covenants hereinafter contained.  |  |
|         | government with said mantes gos its suggessars and assigns as fol  | and fortheirheirs, executors and administrators, hereby  |
|         | FIRST: Said mortgagor S being the owner of One   | Hundred Twentwes of stock of the said HOTE BUILDING AND  |
|         | things which the by-laws of said Association require shareholders and  | sociation, in pursuance of its by-laws, the money secured by this mortgage, will do all<br>borrowers to do, and will pay to said Association on said stock and loan the sum of   |
|         |  | Dollars and Six ty cents (\$171_60)<br>very month, until said stock shall mature as provided in said by-laws, provided that  |
| -       | said indebtedness shall be discharged by the concellation of said stock a  | at maturity, and will also pay all fines that may be legally assessed against_ <u>bHem</u>   |
| ļ,      | under said by-laws of under any amendments that may be made the  | ereto, according to the terms of said by-laws or under any pmendments that may be<br>n-negotiable note bearing even date herewith; executed by said mortgagor S Irving   |
| ï       | Jalker and Olga Walker his wife  | necotiable note bearing even date herewith; executed by said mortgagor S. If ying<br>RODL.E.Adams & Sara E.Adams, his Wile, Star Tank<br>r 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  | e indebtedness secured thereby, or upon the interest or estate in said lands created or  |
|         |  | against the said mortgagor_S_,the ixlegal representatives or as-<br>d 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 a   | said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-  |
|         | ments.<br>THIRD: That the said mortgagor Swill also keep all buildin   | ngs erected and to be erected upon said lands insured against loss and damage by tor-  |
|         | nado or fire with insurers approved by the mortgagee in the sum of<br>security to said mortgage debt, and assign and deliver to the mortgage   | Twe Lve Thousand dollars, as a further ee all insurance upon said property.  |
|         | FOURTH: If said mortgagorSmake default in the pa   | yment of any of the aforesaid taxes or assessments, or in procuring and maintaining  |
|         | lien on said premises under this mortgage, payable forthwith, with inter   | s may pay such taxes and effect such insurance, and the sum so paid shall be a further<br>rest at the rate oftonton  |
|         | of, when the same are payable as provided in this mortgare and in a  | thly sums, or of any of said fines, or taxes, or insurance premiums, or any part there-<br>said note and said by-laws, and should the same, or any part thereof, remain unpaid   |
|         | for the neriod of three months, then the aforesaid prin  | ciple sum of <u>Twelve</u> Thousand<br>ums shall, at the oftion of said mortgagee, or its successors or assigns, become payable  |
|         | immediately thereafter, anything hereinbefore contained to the contra  | ry thereof-notwithstanding. In the event of legal proceedings to foreclose this mort-  |
|         | further payments of monthly installments. Apprecisemen   | ng of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the t weived.  |
|         | SIXTH: The said mortgagors shall pay to the said mortgagee   | or to its successors or assigns, the sum ofDOLLRS,   |
|         | as a reasonable_ attorney'sfee in addition to all other  | legal costs, as often as any legal proceedings are taken to foreclose this mortgage for  |
|         | default in any of its covenants, or as often as the said mortgagors or me<br>sum shall be an additional lien on said premises.   | ortgagee may be made defendant in any suit affecting the title of said property, which   |
|         | SEVENTE: As further security for the indebtedness above r  | ecited the mortgagor hereby assigns the rentals of the above property mortgaged to<br>nstallment the mortgagee or legal representative may collect said rents and credit the   |
| l       | sum 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 mortgaor_S_ha_X0<br>the   | hereunto settheirhand.g_and seal.gon   |
|         | Irving Williams  | hereunto settheirhand_s_and seal son 23 Robt. E. Adams Sara E. Adams W. Frank Walker Olgs V. Walker (Seal)   |
|         | Bertha Williems  | W. Frank Walker (Seal)   |
|         |  |  |
|         | STATE OF OKLAHOMA.   |  |
|         | day of February , 19 23 personally a   | , a Notary Public in and for said County and State, on this _22nd<br>ppeared Irving Williams and Bertha Williams his wife,<br>is wife, and W. Frank Walker and Olga V. Walker  |
|         | his wife to me known to be the identical perso   | mSwho executed the within and foregoing instrument, and acknowledged to me   |
|         | thattheyexec   | cuted the same astheirfree and voluntary act and deed for the  |
|         | uses and purposes therein set forth.<br>IN WITNESS WHEREOF, I  | have hereunto set my hand and notarial seal on the date above mentioned.   |
|         |  |  |
|         | My commission expires on the analysis of   | W. A. Setser, Notary Public.   |
|         | TREASU   | RER'S ENDORSEMENT :<br>nd issued Receipt No  |
|         | I hereby certify that I received \$21_00   | nd issued Receipt No Do therefor in payment of mortgage tax on the   |
|         | within mortgage. 26 dev of JE6.  | .19. <i>Ž</i>  |
| · · · · | Illare P Data  | and a f  |
| - f     | Wayne & Murcey County Treasurer  | ByDeputy.  |
|         | //   |  |
|         | $\mathcal{O}$ , where $\mathcal{O}$ , we have the set of | $V_{\rm eff}$  |
|         |  |  |

375

11

COLUMN A

63

14