MORTGAGE RECORD NO. 410

COMPARED	224578 C.M FROM	1. J.		CLAHOMA, Tulsa County, ss. 15th	
அத்த கர்கள் அதிக்கு அதிக்காக இதிக்காக இது குறும்.			of Mar	rument was filed for record on the	30
1.1			o'clock P.	.M., and duly recorded in Book 410 on page 434	4
	то	· · · · · · · · · · · · · · · · · · ·	((SEAL))	O. G. Weaver, County	27"7"
· · · · · · · · · · · · · · · · · · ·	м. жылыменшеургандарырыны		((SEAL))	By Brady Brown,	Clerk. Deputy.
*,			Fees. \$		
KNOW ALL MEN BY TH	ESE PRESENTS:				
That	P. F. Schoonove			hoonover, his wife	
HOME BUILDING A	County, in the ND. TOAN ASSOCIA	State of Oklahoma	of part 1es	of the first part, have mortgaged and hereby mortgaged	e to the poration
	Lot One (1) in to the city of to the recorded	Tulsa, Tul	sa County.	orthmoreland Addition Oklahoma, according	
20. 11.0				title to the same and waive the appraisement, and a	
This mottgage is given the receipt of which is hereby the performance of the covena And the said mortgage covenant	in consideration of Six acknowledged, and for the nuts hereinafter contained. or Sign the most per contraged its successors and gor. Sign the owner of the most per contraged its successors and gor. Sign the owner of the most per contraged by the cancellation any amendments that may a terms of said by laws and MOVET and Flor mortgagor. Within for n, or on account of this moor by said indebtedness, when the interest or principal or its mortgagor. Sign the cover by the mortgagor. Sign the cover of the mortgagor. Sign make defail, said mortgagor, payable forthwall to made in the payment let as provided in this mort sign mortgagor. Sign make defail, said mortgagor, payable forthwall to made in the payment let as provided in this mort sign pereinbefore contained a secured shall bear interest installments. Apprair rtgagors shall pay to the sair rtgagors shall pay to the sair sign per contained to the sair rtgagors shall pay to the sair rtgagors shall pay to the sair sign per contained to the sair rtgagors shall pay to the sair rtgagors shall pay to the sair sign per contained to the sair rtgagors shall pay	Hundred purpose of securin 1.708 assigns, as follows: er of	the to the to the total parameter of the tota	monthly sum, fines and other items hereinafter specific. It heirs, executors and administrators, hares of stock of the said. HOME BUILDING of its by-laws, the money secured by this mortgage, will pay to said Association on said stock and loan the lifty-eight cents (\$ 8.58 took shall mature as provided in said by-laws, proviously a second of the said by-laws or under any-amendments that given date herewith, executed by said mortgagers. It is wife to said mortgagers. It is wife to said mortgagers or upon the interest or estate in said lands or or \$. their legal representative net said mortgagee, its successors or assigns, to any presson of the said lands insured against loss and damage and property. Therefore, and the sum so paid shall be a deflect such insurance, and the sum so paid shall be a ten of the said fines or taxes, or insurance premiums, or any parts, and should the same, or any part thereof, remains thurdred to said mortgagee, or its successors or assigns, become ing. In the event of legal proceedings to forcelose the roccedings at the rate of ten per cent per annum in lies signs, the sum of the sum of or cent per cent per annum in lies.	LLARS, ied, and hereby AND lill do all sum of led that leave leav
default in any of its covenints sum shall be an additional lien SEVENTH: As furth the mortgagee and in case of c sum collected less cost of collec-	, cr as often as the said more on said premises. er security for the indebted default in the payment of a ction, upon said indebtedne	rtgagors or mortgag dness above recited ny monthly installi ess, and these promi	the mortgagor he ment the mortgagor he ment the mortgagors	efendant in any suit affecting the title of said property ereby assigns the rentals of the above property mortg see or legal representative may collect said rents and cred by the appointment of a Receiver by the Court.	y, which gaged to edit the
the 14th	EOF, The said mortgaor?day of Larch	here A. D. 19_23	unto set	heir hand S and seal P. F. Schoonover	on
				F. F. Schoonover	(Seal)
<u> </u>				Florence M. Schoonover	_ (Seal)
day of Larch	Tulsa the undersign 19 23 P. F. Schoon to me known to be the ic that they uses and purposes therei IN WITNESS W	County, ss. dd	a Notary Public is ad	n and for said County and State, on this 14t Schoonover, his wife, the within and foregoing instrument, and acknowledge their free and voluntary act and deed and and notarial seal on the date above mentioned.	d to me
My commission expires on-	ob. 6, 1926. (Seal)		W. A. Setser, Notary	Public.
my commission expires on the	day of	TDE LEVIEND	FNDODERVE	TT -	***********
I hereby certify that I r within mortgage. Dated this	eccived \$day ofMe	A, 19 A.	By	therefor in payment of mortgage ta	