MORTGAGE RECORD NO. 410 COMPARED

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225119 C.N.J. FROM	This in	OKLAHOMA, Tulsa County, ss. strument was filed for record on the.	20 day
	of Man o'clock P	ColıA. D., 19 M., and duly recorded in Book 41	23, at 4:10 0 on page
ТО	····->	O. G. Weaver,	
	((SEAL))	_{By} Brady Brown,	County Clerk.
	Fees, \$		
NOW ALL MEN BY THESE PRESENTS:		and the second of the second states of the second states of the second states of the second states of the second	
That		own, wile and husban	1
fCounty, in the State of Ok HOLU BUILDING AND LOAN ASSOCIATION	lahoma, parties_	of the first part, have mortgaged an Tulsa	d hereby mortgage to the Oklahoma, a corporation
uly organized and doing business under the statutes of the State of 	Oklahoma, party of th		
	ia, co-wit.		
Lot Eight (8) in Block the City of Tulsa, Tuls	a County. Ok.	Elm Park Addition to Lahoma, according to	
the recorded plat there	oof,		
ith all the improvements thereon and appurtenances thereunto bel tead exemptions.	u u		
Also	บรรทธิ		DOLLARS
he receipt of which is hereby acknowledged, and for the purpose of the performance of the covenants hereinafter contained.	securing payment of t	ne monthly sum, fines and other items	s hereinafter specified, and
And the said mortgagor_9forthemselves ovenantwith said mortgagee its successors and assigns, as	follows:		
FIRST: Said mortgagor_Sbeing the owner ofSe	yenty Association, in pursuand	e of its by-laws, the money secured by	this mortgage, will do all
	Dollars and	'encent	s (\$ 100, 10)
er month, on or before the5thday of each and aid indebtedness shall be discharged by the cancellation of said stoc	k at maturity, and will	also pay all fines that may be legally a	ssessed against them.
nder said by-laws or under any amendments that may be made t ade thereto, according to the terms of said by-laws and a certain r Poarl R. McKeown and	ion-negotiable note bea	ring even date herewith, executed by	said mortgagorg
SECOND: That said mortgagor. $\frac{S}{S}$, within forty days af wied upon said lands, or upon, or on account of this mortgage, or	ter the same becomes di	ie and navable, will pay all taxes and	assessments which shall be
spresented by this mortgage, or by gaid indebtedness, whether levie igns, or otherwise; and said mortgagor9hereby waive any i	d against the said mortg	agor S., Their	legal representatives or as-
igns, or otherwise; and said mortgagorneroby waive any a r rebate on or offset against the interest or principal or premium o ients.	f said mortgage debt, b	y reason of the payment of any of the	aforesaid taxes or assess-
THIRD: That the said mortgagor. S will also keep all buil ado or fire with insurers approved by the mortgagee in the sum of.	dings crected and to be Seven Thous	erected upon said lands insured again and	it loss and damage by tor- dollars, as a further
ecurity to said mortgage debt, and assign and deliver to the mortga FOURTH: If said mortgagorSmake default in the	agee all insurance upon payment of any of the	said property. aforesaid taxes or assessments, or in p	procuring and maintaining
nsurance as above covenanted, said mortgagee, its successors or assign on said premises under this mortgage, payable forthwith, with in	terest at the rate of	ten	per cent per annum.
FIFTH: Should default be made in the payment of said mo f, when the same are payable as provided in this mortgage and it or the period of three	n said note and said by	-laws, and should the same, or any p	art thereof, remain unpaid
ith arrearages thereon, and all renalizes, taxes and insurance prei mmediately thereafter, anything hereinbefore contained to the cont	niums shall, at the opti	on of said mortgagee, or its successors (or assigns, become payable
sge, the indebtedness thereby secured shall bear interest from the further payments of monthly installments. Appraisement	t waived.		
SIXTH: The said mortgagors shall pay to the said mortgage Seven Hundred			DOLLRS,
s a reasonableAttorney!sfee in addition to all other efault in any of its covenants, or as often as the said mortgagors or			
um shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above	recited the mortgagor	hereby assigns the rentals of the abo	ve property mortgaged to
he mortgagee and in case of default in the payment of any monthly um collected less cost of collection, upon said indebtedness, and the IN WITNESS WHEREOF, The said mortgaor	se promises may be enfo	prced by the appointment of a Receive	er by the Court.
heday of MarchA. D. 19	23 Pe	arl R. McKeown	(Seal)
	H.	A. McKeown	(Seal)
Tulsa a			
Before me. the undersigned		c in and for said County and State, o	a this Nineteenth
ay of <u>March</u> , 19 <u>23</u> personally Pearl R. McKeown and H.	A. McKeown w	ife and husband	*******
to me known to be the identical per thattheye	sonSwho execut recuted the same as	ed the within and foregoing instrumen	t, and acknowledged to me ntary act and deed for the
uses and purposes therein set forth	 A second sec second second sec	hand and notarial seal on the date ab	
Feb. 6, 1926. (Seal)	**********************		
My commission expires on-the day of			
I hereby certify that I received \$ 7.0%	URER'S ENDORSEM and issued Receipt No.	ENT: \$343 therefor in paym	ent of mortgage tax on the
I hereby certify that I received \$. 19,23	• • • • • • • • • • •	
Wayne L. Dickey County Treasur	er. By	a.4	Deputy.
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