COMPARED MORTGAGE RECORD NO. 410						
WALKES-TATLIS COMMANY, GELL, SITY 77440				na di data	2	44-
226745 C.1.J	I.		DKLAHOMA, Tulsa County strument was filed for record April		-day	ক্ৰম
·····	n	of o'clock		Book 410 on page		
		((SEAL))		, County Cler Dep	k, 9uty.	
KNOW ALL MEN BY THESE That	PRESENTS: J. M. Daniel a	nd Ida M. D			·····	
HOLE BUILDING AND duly organized and doing business	County, in the State of Oklai <u>IOAN ASSOCIATION</u> under the statutes of the State of O County, State of Oklahoma,	klahoma, party of t	1158	, Oklahoma, a corport	ation	
fee Blo	North Thirty-nine at of Lots Twenty-th ock Six (6) Midway A unty, Oklahoma, acco	ree (23) an ddition to	d Twenty-four (24 the city of Tulse	) in , Tulsa		
with all the improvements thereon stead exemptions.	and appurtenances thereunto belon	ging, and warrant t		the appraisement, and all h	.ome-	
	the shares of stock of said Association, onsideration of <u>TW9nty-two</u> nowledged, and for the purpose of so nereinafter contained. for themselves	ecuring payment of	he monthly sum, fines and oth	DOLL er items hereinafter specified autors and administrators, he	, and	
covenantwith said mortga FIRST: Said mortgagor	ngee its successors and assigns, as fol .見being the owner of 土火空丸 ON, and having borrowed of said As Association require shareholders and	ty-three sociation, in pursuar borrowers to do, an Dollars and	_shares of stock of the said ce of its by-laws, the money se d will pay to said Association Seventeen	HOME BUILDING AN sured by this mortgage, will c on said stock and loan the su cents (\$ 32.17	ID do all im of	
said indebtedness shall be discharge under said by-laws or under any a made thereton according to the ten J. M. J SECOND: That said mort	15thday of each and eve ed by the crncellation of said stock a amendments that may be made the me-of each-by-laws and a certain non Daniel, and Ida M. Da gagorS, within forty days after on account of this mortgage, or the	at maturity, and will preto, according to t n-negotiable note bea niel, his w r the same becomes o	also pay all fines that may be ne terms of said by-laws-er-wi ring even date herewith, execu if e ue and payable, will pay all ta	egally assessed against	аll be	
represented by this mortgage, or by signs, or otherwise; and said mortg or rebate on or offset against the i ments.	y said indebtedness, whether levied a gagorShereby waive any and interest or principal or premium of a	against the said mort all claim or right a said mortgage debt,	gagor S, their gainst said mortgagee, its such by reason of the payment of a	essors or assigns, to any pay by of the aforesaid taxes or as	or as- ment ssess-	
THIRD: That the said me nado or fire with insurers approved security to said mortgage debt, an FOURTH: If said mortga	ortgagor9.will also keep all buildin 1 by the mortgagee in the sum of d assign and deliver to the mortgage gor9.make default in the pa	ee all insurance upon yment of any of the	said property. aforesaid taxes or assessments	, or in procuring and mainta	uning	
lien on said premises under this mo FIFTH: Should default be	d mortgagee, its successors or assign rtgage, payable forthwith, with inter e made in the payment of said mont provided in this mortgage and in a months, then the aforesaid prin	the rate of	of said fines, or taxes, or insur	ance premiums, or any part t	num. there-	
with arrearages thereon, and all r immediately thereafter, anything I gage, the indebtedness thereby sec further payments of monthly insta	enalties, taxes and insurance premi hereinbefore contained to the contra ured shall bear interest from the fili illments. Appre p i sement:	ums shall, at the opt ry thereof notwithst ng of such foreclosur we i wed	ion of said mortgagee, or its suc inding. In the event of legal e proceedings at the rate of ter	cessors or assigns, become pa proceedings to foreclose this a a per cent per annum in lieu o	yable mort- of the	
as a reasonableattorney!	gors shall pay to the said mortgagee Two Hundred Twent; Sfee in addition to all other as often as the said mortgagors or more	y−11v0 legal costs, as often	as any legal proceedings are ta	ken to foreclose this mortgag	LRS, ge for	
the mortgagee and in case of defau sum collected less cost of collection	said premises. scurity for the indebtedness above r alt in the payment of any monthly in a upon said indebtedness, and these r, The said mortgaor_S have	nstallment the mort promises may be en	gagee or legal representative m orced by the appointment of a	ay collect said rents and cred Receiver by the Court.	it the	
the4th	day of APT1. A. D. 19.	23 J.	M. Daniel a M. Daniel		(Seal)	
STATE OF OKLAHOMA, the	Tulsa County, ss.		<del>,</del>			
to	County, ss. undersigned , 19 23 personally a M. Daniel and Ida	n. S. who execu	ted the within and foregoing in	strument, and acknowledged	tome	
the second se	ses and purposes therein set forth.	cuted the same as	their free	and voluntary act and deed fo	or the	
My commission expires on the	IN WITNESS WHEREOF, I (Seal) 23rd day of March, 19	25.	Harry E. Wheeler,	Notary P	ublic.	
I hereby certify that I receive within mortgage. Dated this	ved \$ 2 TREASUN	nd issued Receipt No	8 <i>690</i> therefor	n payment of mortgage tax o	n the	
Wayne of Dies	day ofu	. By	<i>z.s.</i>	De	puty.	
р	$\boldsymbol{\mathcal{V}}_{\boldsymbol{\mathcal{I}}}$					