COMPARED MORTGAGE RECORD NO. 410

FROM	
	STATE OF OKLAHOMA, Tulsa County, ss. 27
	This instrument was filed for record on the day
و ماگر دار مهدر کار این این این این این این این میشود در آن با می می میشود میشود و در میشاند. این این این این این این این این این این	of April A. D., 19 23, at 2:40 o'clock P. M., and duly recorded in Book 410 on page 596
то	O. G. Weaver, ((SEAL)) County Clerk,
	By Brady Brown, Deputy
	/ Fees, \$
NOW ALL MEN BY THESE PRESENTS:	Domning his wife and O make a large to
That his wife,	Perrine, his wife, and O. Hufford and Myrtle Hufford,
Tulsa	State of Oklahoma, part193of the first part, have mortgaged and hereby mortgage to the
HOME BUILDING AND LOAN ASSOC	LATION of Tulsa, Oklahoma, a corporation
uly organized and doing business under the statutes ofCounty, State	the State of Oklahoma, party of the second part, the following real estate situated in
	o or ominoring to the
Tot Twenty-	-five (25) in Block One (1) in Harvard Heights
. a Subdivisi	ion of the NW% of the NW% of Section Nine (9)
Township Ni	ineteen (19) North. Range Thirteen (13) East
thereof.	y, Oklahoma, according to the recorded plat
0,10 L 0 0 L 9	
ith all the improvements thereon and appurtenances t	hereunto belonging, and warrant the title to the same and waive the appraisement, and all home
tord examptions	
Also that the same shares of stock of said This mortgage is given in consideration of This	d Association, Certified No 1206 xty-five Hundred DOLLARS
ie receipt of which is hereby acknowledged, and for th	e purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and
ne performance of the covenants hereinafter contained. And the said mortgagor_Sfor_ themse	lves and for their heirs, executors and administrators, hereby
evenant with said mortgages its successors and	accione de fallames
FIRST: Said mortgagor S being the own	ref of Thirty-five shares of stock of the said HOME BUILDING AND weed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do al
nings which the by-laws of said Association require sha	areholders and borrowers to do, and will pay to said Association on said stock and loan the sum o
Fifty 15th	Dollars and Five cents (\$.50.05
or month, on or before thedy it indebtedness shall be discharged by the concellation	of each and every month, until said stock shall mature as provided in said by-laws, provided tha of said stock at maturity, and will also pay all fines that may be legally assessed against. Then
nder said by-laws or under any amendments that ma	y be made thereto, according to the terms of said by-laws or under any unrendments that may be
rrine and Della Perrine, his w	d a certain non-negotiable note bearing even date herewith, executed by said mortgagors Geo. ife and O. Hufford and Myrtla Hufford, his to said mortgage
SECOND: That said mortgagorS_, within f	orty days after the same becomes due and payable, will pay all taxes and assessments which shall be
vied upon said lands, or upon, or on account of this m	ortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created o
	hether levied against the said mortgagor_S, .theirlegal representatives or as- waive any and all claim or right against said mortgagee, its successors or assigns, to any paymen
r rebate on or offset against the interest or principal or	r premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
THIRD: That the said mortgagor S will also	keep all buildings creeted and to be creeted upon said lands insured against loss and damage by tor-
ado or fire with insurers approved by the mortgagee in ecurity to said mortgage debt, and assign and deliver t	the sum of Thirty-five Hundred dollars, as a further
FOURTH: If said mortgagor_Smake def	ault in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining
	essors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a furthe with, with interest at the rate often
	with, with interest at the rate of
en on said premises under this mortgage, payable forthy FIFTH: Should default be made in the paymen	nt of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there
FIFTH: Should default be made in the paymen, when the same are payable as provided in this mor	tgage and in said note and said by-laws, and should the same, or any part thereof, remain unpair
FIFTH: Should default be made in the payment, when the same are payable as provided in this more the period of three months, then the	nt of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of
FIFTH: Should default be made in the paymer, when the same are payable as provided in this more the period of three months, then the fith arrearages thereon, and all penalties, taxes and in mediately thereafter, anything hereinbefore contained	tgage and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this more of the period of <u>thr99</u> months, then the retaining the property of the precise thereon, and all penalties, taxes and immediately thereafter, anything hereinbefore contained age, the indebtedness thereby secured shall bear interestricter payments of monthly installments. Apprais	tgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid aforesaid principle sum of
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of <u>three</u> months, then the ith arrearages thereon, and all renalties, taxes and in mediately thereafter, anything hereinbefore contained age, the indebtedness thereby secured shall bear interestriber payments of monthly installments. Apprais SIXTH: The said mortragors shall pay to the statement of the said mortragors shall pay to the statement.	trage and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor or the period of three months, then the ith arrearages thereon, and all penalties, taxes and in mediately thereafter, anything hereinbefore contained age, the indebtedness thereby secured shall bear interesurber payments of monthly installments. Appraisurber payments of monthly and mortgagors shall pay to the significant of the said mortgagors shall pay to the significant of the said mortgagors shall pay to the significant of the said mortgagors and the said mortgagors and the said mortgagors and said the said the said mortgagors and said the said	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor or the period of <u>thr99</u> months, then the rith arrearages thereon, and all renalties, taxes and in mediately thereafter, anything hereinbefore contained age, the indebtedness thereby secured shall bear interearther payments of monthly installments. Apprais SIXTH: The said mortgagors shall pay to the same arreasonable. Attorney is a reasonable. Attorney is a reasonable. Attorney is a reasonable attorney.	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer for when the same are payable as provided in this more in the period of the payable as provided in this more in the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor on the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor on the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five. Hundred DOLLARS surance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable to the contrary thereof-notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor recovery the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred_ DOLLARS surance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable to the contrary thereof-notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor recovery the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor r the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofTiv_B_fundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor r the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this morts throm the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS in to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgage may be made defendant in any suit affecting the title of said property, which expresses above recited the mortgager hereby assigns the rentals of the above property mortgaged the any monthly installment the mortgage or legal representative may collect said rents and credit the tess, and these promises may be enforced by the appointment of a Receiver by the Court. Shaye hereunto set their Perrine Geo. Perrine Dollar Perrine O. Hufford Wyrtle-Hufford Geal County, ss. , a Notary Public in and for said County and State, on this personally appeared his wife, and O. Hufford and
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor received to the period of three months, then the ith arrearages thereon, and all penalties, taxes and in mediately thereafter, anything hereinbefore contained age, the indebtedness thereby secured shall bear interest of the indebtedness thereby secured shall bear interest of the payments of monthly installments. Apprais SIXTH: The said mortgagors shall pay to the same areasonable attorney so fee in additional and the same and same an	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS in to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which endess above recited the mortgagor hereby assigns the rentals of the above property mortgaged the any monthly installment the mortgagee or legal representative may collect said rents and credit the test, and these promises may be enforced by the appointment of a Receiver by the Court. Sha Ye hereunto set their hands and seal. So O Hufford (Seal O Hufford (Seal O Hufford (Seal O Hufford), and State, on this 26th personally appeared, his wife, and O. Hufford amd (dentical person. S, who executed the within and foregoing instrument, and acknowledged to me indentical person. S, who executed the within and foregoing instrument, and acknowledged to me in the side of the side
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofTirty-five_Hundred
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor received the payable as provided in this mor received shall be payable as payable as provided in the payable as payable as payable payab	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor r the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the oution of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS in to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgage may be made defendant in any suit affecting the title of said property, which edness above recited the mortgage hereby assigns the rentals of the above property mortgaged to any monthly installment the mortgage or legal representative may collect said rents and credit the less, and these promises may be enforced by the appointment of a Receiver by the Court. Sha Ve hereunto set their hands and seal Soo Perrine Geo Perrine DOLLARS Geo Perrine O. Hufford Wyrtle-Hufford Seal O. Hufford and dentical person. Shot who executed the within and foregoing instrument, and acknowledged to me by the court. Their free and voluntary act and deed for the sin set forth. WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) March 1927. March 1927. March 1927. Notary Public
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the oution of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS in to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgage may be made defendant in any suit affecting the title of said property, which edness above recited the mortgage hereby assigns the rentals of the above property mortgaged to any monthly installment the mortgage or legal representative may collect said rents and credit the less, and these promises may be enforced by the appointment of a Receiver by the Court. Sha Ve hereunto set their hands and seal Soo Perrine Geo Perrine DOLLARS Geo Perrine O. Hufford Wyrtle-Hufford Seal O. Hufford and dentical person. Shot who executed the within and foregoing instrument, and acknowledged to me by the court. Their free and voluntary act and deed for the sin set forth. WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) March 1927. March 1927. March 1927. Notary Public
FIFTH: Should default be made in the paymer, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this morts throm the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS in to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgage may be made defendant in any suit affecting the title of said property, which edness above recited the mortgager hereby assigns the rentals of the above property mortgaged the any monthly installment the mortgage or legal representative may collect said rents and credit the tess, and these promises may be enforced by the appointment of a Receiver by the Court. Sha Ve hereunto set their hands and seal Society hands and seal Society hands and seal Society hands and seal Society hands. Geo Perrine hands and seal Society hands are searched to the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same set forth. Whereof, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) March 1927. March 1927. March 1927. March 1927.
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the oution of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS In to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgage may be made defendant in any suit affecting the title of said property, which endess above recited the mortgage hereby assigns the rentals of the above property mortgaged the any monthly installment the mortgage or legal representative may collect said rents and credit the less, and these promises may be enforced by the appointment of a Receiver by the Court. Sha Ve hereunto set their hands and seal Soo Perrine Geo Perrine DOLLARS Geo Perrine O. Hufford Wyrthe-Hufford Geal O. Hufford and dentical person. Show oxecuted the within and foregoing instrument, and acknowledged to me by the court. Their free and voluntary act and deed for the sin set forth. WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) March 1927. March 1927. March 1927.
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of	tagge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum of Thirty-five Hundred DOLLARS surance premiums shall, at the oution of said mortgagee, or its successors or assigns, become payable to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort st from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ement waived. and mortgagee or to its successors or assigns, the sum of undred Fifty DOLLARS In to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for ortgagors or mortgage may be made defendant in any suit affecting the title of said property, which endess above recited the mortgage hereby assigns the rentals of the above property mortgaged the any monthly installment the mortgage or legal representative may collect said rents and credit the less, and these promises may be enforced by the appointment of a Receiver by the Court. Sha Ve hereunto set their hands and seal Soo Perrine Geo Perrine DOLLARS Geo Perrine O. Hufford Wyrthe-Hufford Geal O. Hufford and dentical person. Show oxecuted the within and foregoing instrument, and acknowledged to me by the court. Their free and voluntary act and deed for the sin set forth. WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) March 1927. March 1927. March 1927.
FIFTH: Should default be made in the paymer f, when the same are payable as provided in this mor in the period of	tragge and in said note and said by-laws, and should the same, or any part thereof, remain unpair aforesaid principle sum ofThirty-five_Hundred