COMPARED	MORTGAGE RECORD NO. 410	W
2297(65 C.M.J.	historia and a second
	FROM STATE OF OKLAHOMA, Tulsa County, ss. 7 This instrument was filed for record on the day	
	of	
•	0. G. Weaver.	
	(SEAL) County Clerk.	
	ByDeputy,	
KNOW ALL MEN BY THES	SF PRECENTS.	
That	D. Ed. Chase and Edna Chase, his wife,	
of Tulse	County, in the State of Oklahoma, part 185of the first part, have mortgaged and hereby mortgage to the AND LOAN ASSOCIATION	
duly organized and doing busine	ess under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in	
<u>1urba</u>	County, State of Oklahoma, to-wit:	
Lot	Eight (8) in Block Eight (8) Continuation of Glen Acres	
Subo	division of Section Five (5), Township Nineteen (19) North, ge Twelve (12) East of the Indian Base and Meridian, Tulse	
	nty, Oklahoma,	
steed exemptions	eon and appurtenances thereinto belonging, and warrant the title to the same and waive the appraisement, and all home-	
Also Twenty	shares of stock of said Association, Certified No1200	
the receipt of which is hereby a the performance of the covenant	acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and	
And the said mortgagor.	. S for themselves and for their heirs, executors and administrators, hereby	
FIRST: Said mortgago	orshe was a successors and assigns, as follows: orshe owner ofWONLYshares of stock of the said HOMENUILDINGAND VIION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all	
things which the by-laws of said Twenty-ei	id Association require shareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of	
per month, on or before the	15thday of each and every month, until said stock shall mature as provided in said by-laws, provided that arged by the c.n.cellation of said stock at maturity, and will also pay all fines that may be legally assessed againstthem	
under said bu-laws or under an	ny amendments that may be made thereto, according to the terms of said by laws on-under encounter the may be	
	terms of said by high and a certain hon-negotiable note bearing even date herewith, executed by said mortgagor_S Chase and Edna Chase, his wire nortgagor_g, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be	
levied upon said lands, or upon,	to registing the second of this mortgage, or the indébtedness source thereby, or upon the interest or estate in said lands created or in by said indebtedness, whether levied against the said mortgagor. B., their levies are levied against the said mortgagor. B., their	
signs, or otherwise; and said me	h by said indeptedness, whether levice against the said mortgage (it.), of the said inortgage, its successors or assigns, to any payment he interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-	
ments.	I mortgagor. S. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tor-	
nado or fire with insurers approv	oved by the mortgagee in the sum of TWO Thous and dollars, as a further dollars, as a further	
FOURTH: If said mor	rtgagor.9make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further	
lien on said premises under this FIFTH: Should default	mortgage, payable forthwith, with interest at the rate of <u>ten</u> ,	
of, when the same are payable for the period of DITCE	as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid months, then the aforesaid principle sum ofTW.O. ThousandDOLLARS,	
with arrearages thereon, and al	Il renalLies, taxes and insurance premiums shall at the option of suid mortgagee, or its successors or assigns, become payable ng hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort-	
further payments of monthly in		
	tgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	
as a reasonable at torne default in any of its covenants,	exisiee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for cr is often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which	
sum shall be an additional lien of SEVENTE: As further	r security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to	
the mortgagee and in case of de sum collected less cost of collect	efault in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the tion, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. SOF, The said mortgaor_Shavehereunto settheir said mortgaor_Shave_	
the 20th	day of April A, D. 19 23 D. Ed. Chase (Seal)	
	Edna Chase (Seal)	
STATE OF OKLAHOMA Before me, the	Tulsa undersigned, a Notary Public in and for said County and State, on this_Fifth	
day of May	II. 23 personally appeared Ed. Chase and Edne Chase , his wife,	
	to me known to be the identical person	
	uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	
भा भा		
	day of Marcin, 1927.	
Therefore analities at us T	eccived \$ TREASURER'S ENDORSEMENT: 9.3.3.6 therefor in payment of mortgage tax on the	
within mortgage.	dow of May 10.2.3	•
Allarano P. A	day of <u>May</u> 1923 <u>Dickey</u> County Treasurer. By	
-warman warman	Exercite Strate County reasoned by	
11		