COMPARED

MORTGAGE RECORD NO. 410

FR	C-M.J.	\ STATE OF OKLAHOMA, Tulsa County, 88.
-nre ENDO	RSEMENT	This instrument was filed for record on theday
TREASURER'S ENDO	d\$	MQV. A.D. 19 SS at 4:45
TREASURER'S ENDO	i paymeni	o'clock P. M., and duly recorded in Book 410 on page 70
the within montets and this 3 day of WAYNE L. DICKE	en 192	O. D. Lawson, (SEAL) County Clerk.
warne L. Dicke	Y County	F. Delman, Deputy,
WAYNE	11	
	Z	_/ Fees, \$
NOW ALL MEN BY THESE	PRESENTS: Belle Wo	ods, a single woman,
That		5 G S S S S S S S S S S S S S S S S S S
uly organized and doing business	ND LOAN ASSOCIATION under the statutes of the State of Ok	oma, part. Yof the first part, have mortgaged and hereby mortgage to the of 'I'ulsa, Oklahoma, a corporation clahoma, party of the second part, the following real estate situated into-wit:
SURER'S ENDORSEMENT OF THE SURER'S ENDORSEMENT OF THE SURER'S ENDORSEMENT OF THE SURER'S ENDORSEMENT OF THE SURER'S ENDORSE OF THE SURER'	ad issued	
SURER'S ENDOWS 77	mortgage	ock Fifty-four (54), original town
ify that I received payment o	of Tulsa, Tulsa	County, Oklahoma, according to the
30 theren 192	recorded plat th	nereof; and the Northerly Fifty feet
hin mertiere My 192. hin mertiere My 192. hin mertiere My 192. ANNE L. Dickey, County	Twose of Tulsa.	ock Fifty-four (54), original town County, Oklahoma, according to the hereof; and the Northerly Fifty feet ght (8), Block Forty-seven (47) Original now City of Tulsa, Tulsa County, Oklahoma, e official plat thereof,
NYNE L. DICKET	Deputyaccording to the	e official plat thereof,
I All	3 7-*	
ith all the improvements thereon	and appurtenances thereunto belong	ing, and warrant the title to the same and waive the appraisement, and all home-
tead exemptions.	Fifty	re Thougand
io parformance of the devianante h	ioroinafton containad	curing payment of the monthly sum, fines and other items hereinafter specified, and
And the said mortgagor	for herself	and forher
		ows: undred Fiftyshares of stock of the said HOME BUILDING AND
MANAGER MADES A STREET	ON and having harrowed of said Aug	agistion in nursuance of its hy-laws, the money secured by this mortgage, will do all
Four Hundre	scotation require shareholders and in Tifty-seven	borrowers to do, and will pay to said Association on said stock and loan the sum of Filt ty cents (\$457.50
er month, on or before the	15th day of each and eye	ery month, until said stock shall mature as provided in said by-laws, provided that t maturity, and will also pay all fines that may be legally assessed against_Them_
nder said by-laws or under any a	imendments that may be made there	eto, according to the terms of said by-laws or under any amendments that may be
ade thereto, according to the tor	as-of soid-by-laws and a certain non- Belle West. a	negotiable note bearing even date herewith, executed by said mortgagorsto said mortgagee
SECOND: That said mort	gagor within forty 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 mortgage, or the	indebtedness secured thereby, or upon the interest or estate in said lands created or gainst the said mortgagor,herlegal representatives or as
igns, or otherwise; and said morts	gagorhereby waiveSany and	all claim or right against said mortgagee, its successors or assigns, to any payment
r rebate on or offset against the i	nterest or principal or premium of sa	aid mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
THIDD: That the said me	ortgagorwill also keep all building	gs erected and to be erected upon said lands insured against loss and damage by tor- Twenty-five Thousand dollars, as a further
ecurity to said mortgage debt, and	d assign and deliver to the mortgaged	e all insurance upon said property.
FOURTH: If said mortga	gormake default in the pay	ment of any of the aforesaid taxes or assessments, or in procuring and maintaining may pay such taxes and effect such insurance, and the sum so paid shall be a further
ien on seid premises under this mo	rtonge, nevable forthwith, with intere	est at the rate oftenper cent per annum
con ou para bramman amant anna ma		TO AU DIG TAGO ULLULA DE LA CALLACA DE LA CA
FIFTH: Should default be	e made in the payment of said month	aly sums, or of any of said fines, or taxes, or insurance premiums, or any part there and said by-laws, and should the same, or any part thereof, remain unpaid
FIFTH: Should default be of, when the same are payable as or the period of three	e made in the payment of said month provided in this mortgage and in sa months, then the aforesaid princ	hly sums, or of any of said fines, or taxes, or insurance premiums, or any part there nid note and said by-laws, and should the same, or any part thereof, remain unpaid this sum of TWORITY-TIVE THOUSAID. DOLLARS
FIFTH: Should default be of, when the same are payable as or the period of	e made in the payment of said month provided in this mortgage and in st months, then the aforesaid princ enalties, taxes and insurance premius persimbefore contained to the contrary	thy sums, or of any of said fines, or taxes, or insurance premiums, or any part there aid note and said by-laws, and should the same, or any part thereof, remain unpaid tiple sum of TWenty-fiye Thousand DOLLARS DOLLARS are shall, at the option of said mottgagee, or its successors or assigns, become payable thereof notwithstanding. In the event of legal proceedings to foreclose this mort
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fiffTH: Should default be fig. when the same are payable as or the period of	e made in the payment of said month provided in this mortgage and in semonths, then the aforesaid princ enalties, taxes and insurance premiunereinbefore contained to the contrarured shall bear interest from the fill llments. Appraisement gors shall pay to the said mortgage of	his sums, or of any of said fines, or taxes, or insurance premiums, or any part there aid note and said by-laws, and should the same, or any part thereof, remain unpair tiple sum of
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FIFTH: Should default be if, when the same are payable as or the period of	e made in the payment of said month provided in this mortgage and in semanths, then the aforesaid prince enalties, taxes and insurance premiunce in the contrary uncertainty of the contrary uncertainty of the payments. Appraisement to the said mortgage of Twenty-five House the interest from the film of the contrary of the said mortgage of Twenty-five House the said mortgage of the said mortgagor or more said premises.	aid note and said by-laws, and should the same, or any part thereof, remain unpaid it in the control of the same, or any part thereof, remain unpaid it is shall, at the option of said mortgagee, or its successors or assigns, become payable y thereof notwithstanding. In the event of legal proceedings to foreclose this mort g of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the waived. To its successors or assigns, the sum of
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