COMPARED MORTGAGE RECORD NO. 410

FROM	1989 (*W•9•		KLAHOMA, Tulsa County, ss.	3
		This ins	trument was filed for record on the	22 at 4:45 day
TREASURER'S ENDORS	S.Z. and	o'clockP	Nov. A. D., 19A. D., 19A. duly recorded in Book 410	on page74
The 28/25 therefor in P	ayment oxy	· - }	O. D. Lawson,	
		((SEAL))	F. Delman,	County Clerk.
wayne L. Dickey.	County Treasu	-	Ву	Deputy.
WAIII-	Deput	_/ Fees, \$		
KNOW ALL MEN BY THESE PR	ESENTS:	_		
			er husband	
luly organized and doing business und	County, in the State of Oklah. DIOAN ASSOCIATION er the statutes of the State of Ok County, State of Oklahoma, t	lahoma, party of th	of the first part, have mortgaged and a	hereby mortgage to the Oklahoma, a corporation situated in
	Lot Twelve (12)	, Block Fou	rteen (14) Orcutt Add:	ition
	to the Amended	plat thereo		
State of Oklahoma, O Before me, the unde the age of October, 19 rson who executed the uted the same as his t forth. In witness we will all the improvements thereon and steed exemptions.	sage County. ss. rsigned a Notary P 22; personally app within and forego free and voluntary here of I have se s in the 24th dey appurtenances thereunto belong	ublic in an eared F. R. ing instrum act and de my hand ar of Feb.1926	d for the said County Dye to me known to be ent and acknowledged to ed for the uses and no d sgal on the data and title to the same and waive the appr	and state this the identical me that he urroses thereing he mantioned in a line of the control o
Also_Fortyshar	deration of WOUN I'll	ousand	833,	DOLLARS.
the receipt of which is hereby acknowled the performance of the covenants here And the said mortgagor	eaged, and for the purpose of secinafter contained. for themselves		ne monthly sum, fines and other items heir heir heirs, executors and	administrators, hereby
covenantwith said mortgagee FIRST: Said mortgagor_S_ SAVINGS & LOAN ASSOCIATION, things which the by-laws of said Asso	its successors and assigns, as followed by the owner of	ty ociation, in pursuance corrowers to do, and	shares of stock of the said <u>HOLE</u> I e of its by-laws, the money secured by t will pay to said Association on said st	his mortgage, will do all ock and loan the sum of
Fifty-seven per month, on or before the 15t	hday of each and eve	Dollars andT ry month, until said	wen'ty cents I stock shall mature as provided in saic also pay all fines that may be legally ass	(\$ <u>57.20</u>) I by-laws, provided that
inder said by-laws or under any ame nade thereto, according to the terms	ndments that may be made there	eto, according to the negotiable note bear	e terms of said by-laws or-under aux-u- ing even date herewith, executed by sa er husband	mendments that may be id mortgagor
SECOND: That said mortgag evied upon said lands, or upon, or on	or_S, within forty days after	the same becomes di	ie and payable, will pay all taxes and as I thereby, or upon the interest or estate	sessments which shall be in said lands created or
igns, or otherwise; and said mortgage	orS_hereby waive any and	all claim or right as	agor. S. their legainst said mortgagee, its successors or y reason of the payment of any of the	assigns, to any payment
THIRD: That the said mortg	the mortgage in the sum of	Four Thou	erected upon said lands insured against SANG said property.	
FOURTH: If said mortgagor nsurance as above covenanted, said m	Smake default in the pay ortgagee, its successors or assigns	ment of any of the may pay such taxes	aforesaid taxes or assessments, or in pr and effect such insurance, and the sum a ten	o paid shall be a further
FIFTH: Should default be me of, when the same are payable as pre- for the period of	ade in the payment of said month yvided in this mortgage and in su- months, then the aforesaid princ. It'es, taxes and insurance premium inbefore contained to the contar; It shall bear interest from the filing.	nly sums, or of any on the said by iple sum ofHO, ms shall, at the outing thereof notwithsta	of said fines, or taxes, or insurance prent-laws, and should the same, or any party. Thousand on of said mortgagee, or its successors or adding. In the event of legal proceeding proceedings at the rate of ten per cent	t thereof, remain unpaid DOLLARS, assigns, become payable to foreclose this mort-
erther payments of monthly installments SIXTH: The said mortgagors	shall pay to the said mortgagee of	r to its successors or	assigns, the sum of	
as a reasonable attorney selefault in any of its covenents, or as of	fee in addition to all other le iten as the said mortgagors or mor premises.	egal costs, as often a tgagee may be made	s any legal proceedings are taken to for defendant in any suit affecting the title	reclose this mortgage for of said property, which
the mortgagee and in case of default is sum collected less cost of collection, up	n the payment of any monthly in con said indebtedness, and these p	stallment the mortg promises may be enfo	hereby assigns the rentals of the abov agee or legal representative may collect preed by the appointment of a Receiver their	said rents and credit the by the Court.
thed#UNday	of October A, D. 19	ī.	their ha	(Seal)
		F	. R. Dye	(Seal)
THE OF OWN AND THE	Tulsa -			
uny or a contract of the contr	to	peared	c in and for said County and State, on Hae Dye	
that_	known to be the identical person Sheexecu	who execut	ed the within and foregoing instrument, <u>her</u> free and volun	and acknowledged to me
	and purposes therein set forth. IN WITNESS WHEREOF, I h	ave hereunto set my	hand and notarial seal on the date above	re mentioned.
My commission evnires	(Seal)	9264	W. A. Setser,	Notary Public.
my commission expires on me	The second secon			
#1 .		EDIC PURCEUS	DATE.	
,	TREASUR	ER'S ENDORSEM	ENT:	